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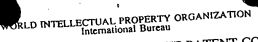
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Simin Baharlou

Telephone No.: (41-22) 338.83.38

Facsimile No.: (41-22) 740.14.35

المم نداة





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(71) Applicant (for all a PERKIN-ELMER Avenue, Norwalk,	designated States except US): CORPORATION [US/US]; 761 CT 06859-0199 (US).	THE Main	
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(75) Inventors/Applicants (for US only): GAMBINI, Michael, R. [US/US]; 181 Josiesing Road, Monroe, CT 06468

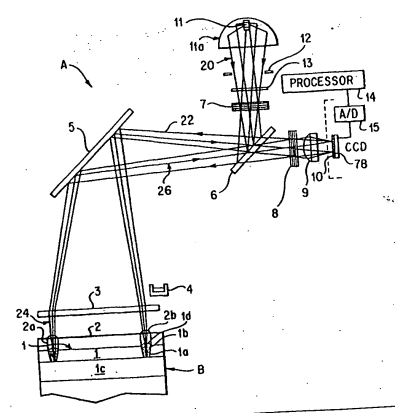
(US). ATWOOD, John, G. [US/US]; 149 Limekiln Road, Redding, CT 06896 (US). YOUNG, Eugene, F. [US/US]; 802 Balboa Lane, Foster City, CA 94404 (US). LAKATOS, Edward, J. [US/US]; 56 Ridgedale Road, Bethel, CT 06801 (US). CERRONE, Anthony, L. [US/US]; 51 Kneeland Road, New Haven, CT (US).

(74) Agent: AKER, David; The Perkin-Elmer Corporation, 850 Lincoln Centre Drive, Foster City, CA 94404 (US).

(54) Title: INSTRUMENT FOR MONITORING POLYMERASE CHAIN REACTION OF DNA

(57) Abstract

An optical instrument monitors PCR replication of DNA in a reaction apparatus having a temperature cycled block with vials of reaction ingredients including dye that fluoresces in presence of double-stranded DNA. A beam splitter passes an excitation beam to the vials to fluoresce the dye. An emission beam from the dye is passed by the beam splitter to a CCD detector from which a processor computes DNA concentration. A reference strip with a plurality of reference emitters emit reference beams of different intensity, from which the processor selects an optimum emitter for compensating for drift. Exposure time is automatically adjusted for keeping within optimum dynamic ranges of the CCD and processor. A module of the beam splitter and associated optical filters is associated with selected dye, and is replaceable for different dyes.



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5. PRTS

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INSTRUMENT FOR MONITORING POLYMERASE CHAIN REACTION OF DNA

This invention relates to biochemical analyses, and particularly to quantitative monitoring of DNA during a polymerase chain reaction (PCR) process.

BACKGROUND

Polymerase chain reaction (PCR) is a process for amplifying or multiplying quantities of double-stranded deoxyribonucleic acid (DNA). In a PCR apparatus, a thermal cycler block has one or more wells for holding vials containing a suspension of ingredients for a reaction to produce more DNA starting with "seed" samples of the DNA. The starting ingredients in an aqueous suspension, in addition to the a seed sample, include selected DNA primer strands, DNA elements, enzymes and other chemicals. The temperature of the block is cycled between a lower temperature extension phase of the PCR reaction at about 60°C, which is the phase where all of the DNA strands have recombined into double strands, and a high temperature denaturing phase at about 95°C, during which the DNA is denatured or split into single strands. Such a temperature program essentially doubles the DNA in each cycle, thus providing a method for replicating significant amounts of the DNA from a small starting quantity. The PCR process is taught, for example, in U.S. patent No. 4,683,202.

Quantitative measurements have been made on the DNA production during the PCR process, to provide measures of the starting amount and the amount produced.

Measurements and computation techniques are taught in U.S. patent No. 5,766,889 (Atwood), as well as in an article "Kinetic PCR Analysis: Real-time Monitoring of DNA Amplification Reactions" by Russel Higuchi, et al., Bio/Technology vol. 11, pp. 1026-1030 (September 1993), and an article "Product Differentiation by Analysis of DNA Melting Curves during the Polymerase Chain Reaction" by Kirk M. Ririe, et al., Analytical Biochemistry vol. 245, pp. 154-160 (1997).

Prior measuring techniques have utilized microvolume fluorometers (spectrofluorometers) and a simple arrangement of a video camera with illumination lamps. Such apparatus utilize dyes that fluoresce in the presence of double-stranded DNA. These techniques and instruments are not particularly adapted to PCR apparatus for routine monitoring of the reaction. There also is a need for greater precision during the monitoring and measurements. Previous instruments that allow real time acquisition and analysis of PCR data have been very basic devices without the required dynamic range, do not have built-in calibration means, do not allow operation with sample well caps, or are very expensive.

An object of the present invention is to provide a novel optical instrument for quantitative monitoring of DNA replication in a PCR apparatus. Other objects are to provide such an instrument with improved dynamic range, automatic selection of exposure time to extend dynamic range, automatic adjustment for drift, simplified operation, relatively low cost, and easy changing of optics to accommodate different fluorescent dyes.

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SUMMARY

The foregoing and other objects are achieved, at least in part, by an optical instrument as described herein for monitoring polymerase chain reaction replication of DNA. The replication is in a reaction apparatus that includes a thermal cycler block for holding at least one vial containing a suspension of ingredients for the reaction. The ingredients include a fluorescent dye that fluoresces proportionately in presence of DNA.

The instrument includes a light source, means for directing light beams, a light detector, and means for processing data signals. The light source emits a source beam having at least a primary excitation frequency that causes the dye to fluoresce at an emission frequency. A first means is disposed to be receptive of the source beam to effect an excitation beam having the excitation frequency. A primary focusing means is disposed to focus the excitation beam into each suspension such that the primary dye emits an emission beam having the emission frequency and an intensity representative of concentration of DNA in each suspension. The focusing means is receptive of and passes

the emission beam. A second means is disposed to be receptive of the emission beam from the focusing means so as to further pass the emission beam at the emission frequency to another focusing means that focuses the emission beam onto a detector. The detector generates primary data signals representative of the emission beam and thereby a corresponding concentration of DNA in each vial. A processor is receptive of the primary data signals for computing and displaying the concentration of DNA.

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In a preferred embodiment, the first means and the second means together comprise a beam splitter that is receptive of the source beam to effect the excitation beam, and receptive of the emission beam to pass the emission beam to the detector. The block is configured to hold a plurality of vials, and the focusing means comprises a corresponding plurality of vial lenses each disposed over a vial such that the emission beam comprises individual beams each associated with a vial. The focusing means may further comprise a field lens such as a Fresnel lens disposed cooperatively with the vial lenses to effect focusing of the excitation beam into each suspension, and to pass the individual beams to the second means (beam splitter). The detector preferably comprises an array of photoreceptors receptive of the individual beams to generate corresponding data signals such that the processing means computes concentration of DNA in each vial.

The instrument should also include an excitation filter between the light source and the beam splitter, and an emission filter between the beam splitter and the detector. The splitter and filters are associated with a selected primary dye in the suspension. In a further embodiment, a filter module contains the splitter and filters, and the module is removable from the housing for replacement with another module associated with another selected primary dye.

For a reference, a fluorescent reference member emits reference light in response to the excitation beam. The reference is disposed to be receptive of a portion of the excitation beam from the first means. A portion of the reference light is passed by the second means as a reference beam to the detector, so as to generate reference signals for utilization in the computing of the concentration of DNA. Preferably the reference member comprises

a plurality of reference emitters, each emitting a reference beam of different intensity in response to the excitation beam, to allow selection by the processor of a reference set having the highest data signals that are less than a predetermined maximum that is less than the saturation limit.

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The detector is operatively connected to the processing means for the detector to integrate emission beam input over a preselected exposure time for generating each set of data signals, and the processing means or the detector or a combination thereof have a saturation limit for the data signals. In a further aspect of the invention, the processing means comprises adjustment means for automatically effecting adjustments in exposure time to maintain the primary data within a predetermined operating range for maintaining corresponding data signals less than the saturation limit, and means for correcting the primary data in proportion to the adjustments in exposure time. Preferably, the processor computes photoreceptor data from the data signals for each photoreceptor, and the adjustment means ascertains highest photoreceptor data, determines whether the highest photoreceptor data are less than, within or higher than the predetermined operating range and, based on such determination, the exposure time is increased, retained or reduced so as to effect a subsequent exposure time for maintaining subsequent photoreceptor data within the predetermined operating range.

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BRIEF DESCRIPTION OF THE DRAWINGS

FIG. 1 is a schematic of an optical train for an optical instrument according to the invention, associated with a polymerase chain reaction (PCR) reaction apparatus.

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- FIG. 2 is a perspective of the instrument of FIG. 1 with a side panel removed.
- FIG. 3 is an exploded perspective of a module shown in FIG. 2.
- 30 FIG. 4 is a perspective of a reference member in the optical train of FIG. 1.

FIG. 5 is a flow chart for computing DNA concentration from data obtained with the instrument of FIG. 1.

- FIG. 6 is a flow chart for determining exposure time for data acquisition in operation of the instrument of FIG. 1 and for computations in the flow chart of FIG. 5.
 - FIG. 7 is a graph of extension phase data of fluorescence vs. cycles from operation of the instrument of FIG. 1 with a PCR apparatus.
- FIG. 8 is a flow chart for computing secondary data for computations in the flow chart of FIG. 5.
 - FIG. 9 is a flow chart for computing ratios between the plurality of reference emitter segments of the reference member of FIG. 4.

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DETAILED DESCRIPTION

- An optical instrument A of the invention is utilized with or incorporated into a reaction apparatus B that replicates ("amplifies") selected portions of DNA by polymerase chain reaction ("PCR"). The reaction apparatus is conventional and should function without interference from the instrument which monitors the amount of DNA in real time during replication. Suitable reaction apparatus are described in U.S. patent Nos. 5,475,610 and 5,656,493.
- The reaction apparatus (FIG. 1) is conventional and has two main components, namely a thermal cycler block 1 with wells 1a for holding at least one vial 1b containing a suspension of ingredients for the reaction, and a thermal cycle controller 1c for cycling the temperature of the block through a specified temperature program. The starting ingredients of the aqueous suspension of sample materials include a "seed" sample of DNA, selected DNA primer strands, DNA elements, enzymes and other chemicals. The block, typically aluminum, is heated and cooled in a prescribed cycle by electrical means,

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liquid or air coolant, or a combination of these, or other means to achieve the cycling. The suspensions in the vials are thereby cycled between two temperature phases so as to effect the polymerase chain reaction. These phases are a lower temperature extension phase of the PCR reaction at about 60°C, which is the phase where all of the DNA strands have recombined into double strands, and a high temperature denaturing phase at about 95°C, during which the DNA is denatured or split into single strands.

For the present purpose the sample also contains a fluorescent dye that fluoresces proportionately and more strongly in the presence of double stranded DNA to which the dye binds, for example SYBR Green dye (available from Molecular Probes, Inc., Eugene, Oregon) that fluoresces in the presence of double stranded DNA. Another type of fluorescent dye labeled "probes", which are DNA-like structures with complimentary sequences to selected DNA strand portions, may also be used. Other dyes that have similar characteristics may be utilized. As used herein and in the claims, the term "marker dye" refers to the type that binds to double stranded DNA, or to the probe type, or to any other type of dye that attaches to DNA so as to fluoresce in proportion to the quantity of DNA. Samples may also contain an additional, passive dye (independent of the DNA) to serve as a reference as described below. Under incidence of light having a correct excitation frequency, generally a dye fluoresces to emit light at an emission frequency that is lower than that of the excitation light.

The vials typically are formed conically in a plastic unitary tray containing a plurality of vials, for example 96 in an array of 12 by 8. The tray preferably is removable from the block for preparations. A plastic unitary cover with caps 1d for the vials may rest or attach over the vials to prevent contamination and evaporation loss. Other means may be used for this function, such as oil on the sample surface, in which case caps are not needed. If used, the caps are transparent to light utilized in the instrument, and may be convex facing upwardly.

The monitoring instrument is mounted over the block containing the vials. The instrument is removable or swings away for access to the vials. In the bottom of the instrument, a

platen 2 rests over the vial caps or, if none, directly over the vials. The platen, advantageously aluminum, has an array of holes 2a therethrough aligned with the vials, each hole having a diameter about the same as the vial top diameter. If there are caps, the platen should have its temperature maintained by a film heater or other means for heating the platen sufficiently to prevent condensation under the caps without interfering with DNA replication in the vials, for example holding the platen at slightly higher temperature than the highest sample temperature that the thermal cycler reaches.

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Above each of the vials is a lens 2b positioned for its focal point to be approximately centered in the suspension in the vial. Above these lenses is a field lens 3 to provide a telecentric optical system. Advantageously the field lens is an aspherically corrected Fresnel lens for minimal distortion. A neutral density pattern (not shown) to correct nonuniformities in illumination and imaging may be mounted on or in proximity to the field lens, for example to attenuate light in the center of the image field. A folding optical mirror is optionally mounted at 45° for convenient packaging. This may be omitted, or other such folding optics may be used. Also the field lens, and/or the vial lenses, each may be comprised of two or more lenses that effect the required focusing, the word "lens" herein including such multiplicities.

A light source 11 for a source beam 20 of light is provided, for example a 100 watt halogen lamp. Preferably this is mounted at a focal distance of an ellipsoid reflector 11a which produces a relatively uniform pattern over the desired area. Also, advantageously, the reflector should be dichroic, i.e. substantially reflecting visible light and transmitting infrared light, to restrict infrared from the other optical components and from overheating the instrument. This is further aided by a heat reflecting mirror 13 in the optical path. A mechanical or electronic shutter 12 allows blockage of the light source for obtaining dark data. The type of light source is not critical, and other types may be used such as a projection lamp or a laser, with appropriate optical elements.

A beam splitter 6 is disposed to receive the source beam 20. In the present embodiment this is a dichroic reflector such that, positioned at 45°, it reflects light having an excitation

PCT/US99/11088 WO 99/60381

frequency that causes the marker dye to fluoresce at an emission frequency, and passes light having the emission frequency. Such a conventional optical device typically utilizes optical interference layers to provide the specific frequency response.

The beam splitter is positioned to reflect the source beam to the folding mirror. The source beam is reflected from the splitter as a excitation beam 22 having substantially the excitation frequency. The excitation beam is focused by the field lens 3 and then as separated beams 24 by the vial (well) lenses 2b into the center of the vials. The marker dye is thereby caused to emit light at the emission frequency. This light is passed upwardly as an emission beam in the form of individual beams 26 that are reflected from 10 the folding mirror 5 to the beam splitter 6 which passes the emission beam through to a detector 10.

Together the vial lenses 2b and the field lens 3 constitute a primary focusing means for focusing both the excitation beam and the emission beam. In an alternative aspect, the field lens may be omitted so that the focusing means consists only of the vial lenses 2b. Alternatively, the vial lenses may be omitted so that the focusing means consists only of an objective lens in the field lens position to focus the individual emission beams on the detector.

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Also, alternatively, the beam splitter 6 may pass the source beam as an excitation beam and reflect the emission beam, with appropriate rearrangement of the lamp and the detector. Moreover, other angles than 45° could be used if more suitable for the beam splitter, such as a more perpendicular reflection and pass through. More broadly, the beam splitter splits the optical paths for the excitation beam and the emission beam, and other variations that achieve this may be suitable. It is desirable to minimize source light reaching the detector, which the dichroic device helps achieve. A non-dichroic beam splitter may be used but would be less efficient as significant source light may reach the detector, or may be reflected or transmitted in the wrong direction and lost.

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To further filter the source light, an excitation filter 7 is disposed between the light source 11 and the beam splitter 6. This passes light having the excitation frequency and substantially blocks light having the emission frequency. Similarly, an emission filter 8 is disposed between the beam splitter and the detector, in this case between the splitter and a detector lens 9 in front of the detector. This filter passes light having the emission frequency and substantially blocks light having the excitation frequency. Although a detector lens is preferred, a focusing reflector may be substituted for the detector lens. Such an emission focusing means (detector lens or reflector) may be located after (as shown) or before the beam splitter and on either side of the emission filter, and alternatively may be integrated into the primary focusing means. For example, the field lens may be an objective lens that focuses the emission beam onto the detector.

Suitable filters are conventional optical bandpass filters utilizing optical interference films, each having a bandpass at a frequency optimum either for excitation of the fluorescent dye or its emission. Each filter should have very high attenuation for the other (non-bandpass) frequency, in order to prevent "ghost" images from reflected and stray light. For SYBR Green dye, for example, the excitation filter bandpass should center around 485 nm wavelength, and the emission filter bandpass should center around 555 nm. The beam splitter should transition from reflection to transmission between these two, e.g. about 510 nm, so that light less than this wavelength is reflected and higher wavelength light is passed through.

More broadly, the excitation filter and the beam splitter together constitute a first means disposed to be receptive of the source beam to effect an excitation beam having the excitation frequency, and the emission filter and the beam splitter together constitute a second means disposed to be receptive of the emission beam from the focusing means so as to pass the emission beam at the emission frequency to the detector. Also, as mentioned above, the beam splitter alternatively may pass the source beam as an excitation beam and reflect the emission beam to the detector. In another aspect, the filters may be omitted, and the first means is represented by the beam splitter effecting the exitation



beam from the source beam, and the second means is represented by the beam splitter passing the emission beam to the detector.

In another arrangement, the beam splitter may be omitted, and the first means may constitute an excitation filter for the excitation frequency, the second means may constitute an emission filter for the emission frequency, with the light source and the detector being side by side so that the excitation and emission beams are on slightly different optical paths angularly. The source and detector need not actually be side by side with one or more folding mirrors. Thus any such arrangement for achieving the effects described herein should be deemed equivalent. However, use of the beam splitter is preferred so that the excitation and emission beams through the field lens will have the same optical path.

Advantageously the beam splitter 6, the excitation filter 7 and the emission filter 8 are affixed in a module 30 (FIG. 2) that is associated with a selected primary dye for the suspension. The module is removable from the housing 32 of the instrument A for replacement with another module containing different beam splitter and filters associated with another selected primary dye. The instrument includes a lamp subhousing 33 and a camera subhousing 35.

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In an example (FIG. 3), each module includes a mounting block 34 with a flange 36 that is affixable to the housing with a single screw 38. The beam splitter 6 is held at 45° in the block with a frame 40 and screws 42. The emission filter 8 mounts (e.g. with glue) into the block. The excitation filter 7 mounts similarly into a mounting member 44 that is held by screws 46 to the block. With the module in place, the instrument is closed up with a side plate 47 that is screwed on. Positioning pins (not shown) ensure repeatable alignment. The replacement module may have the same mounting block and associated components, with the beam splitter and filters replaced.



The detector lens 9 (FIG. 1) is cooperative with the vial lenses 2b and the field lens 3 to focus the individual beams on the detector 10. The lens should be large aperture, low distortion and minimum vignetting.

The detector preferably is an array detector, for example a charge injection device (CID) or, preferably, a charge coupled device (CCD). A conventional video camera containing a CCD detector, the detector lens and associated electronics for the detector should be suitable, such as an Electrim model 1000L which has 751 active pixels horizontal and 242 (non-interlaced) active pixels vertical. This camera includes a circuit board that directly interfaces to a computer ISA bus. No framegrabber circuitry is required with this camera. 10 Essentially any other digital imaging device or subsystem may be used or adapted that is capable of taking still or freeze-frame images for post processing in a computer.

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A detector with a multiplicity of photoreceptors (pixels) 78 is preferable if there are a plurality of vials, to provide separate monitoring of each. Alternatively a scanning device may be used with a single photodetector, for example by scanning the folding mirror and using a small aperture to the detector. Also, a simple device such as a photomultipier may be used if there is only one vial. A CCD receives light for a selected integration period and, after analog/digital conversion, reads out digital signal data at a level accumulated in this period. The integration is effectively controlled by an electronic shutter, and a frame transfer circuit is desirable. Signal data are generated for each pixel, including those receiving the individual beams of emitted light from the vials.

The instrument preferably includes a fluorescent reference member 4 that emits reference light in response to the excitation beam. Advantageously the reference member is formed of a plurality of reference emitters, e.g. 6, each emitting a reference beam of different intensity in response to the excitation beam. The range of these intensities should approximate the range of intensities expected from the marker dye in the vials; for example each segment may be separated in brightness by about a factor of 2.5. The reference member is disposed to receive a portion of the excitation beam from the beam splitter. A good location is adjacent to the field lens, so that the optical paths associated

with the member approximate those of the vials. Most of the reference light passes back through the beam splitter as a reference beam to the detector. The detector pixels receive the emission beam to generate reference signals for utilization along with the data signals in the computing of the concentration of DNA.

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Advantageously the reference member 4 (FIG. 4) comprises a plastic fluorescent strip 4a and a neutral density filter 4b mounted over the fluorescent strip, optionally with an air space 4h between, such that a portion of the excitation beam and the reference beam are attenuated by the neutral density filter. The neutral density filter has a series of densities 4c to effect the plurality of reference emitters (segments) each emitting a reference beam of different intensity. A heating strip 4d and an aluminum strip 4g to smooth the heating are mounted in a trough 4e on the bottom thereof, and the fluorescent strip is mounted on the aluminum strip over the heating strip. To prevent heat loss, this assembly preferably is covered by a transparent plexiglass window (not shown, so as to display the varying density filter). To help maintain constant fluorescence, the heating strip is controlled to maintain the fluorescent strip at a constant temperature against the thermal cycles of the cycler block and other effects. This is done because most fluorescent materials change in fluorescence inversely with temperature.

prog prese proc refer 25 adva discl

programming is conventional such as with "C". Adaptations of the programming for the present invention will be readily recognized and achieved by those skilled in the art. The processor selectively processes signals from pixels receiving light from the vials and the reference emitters, ignoring surrounding light. The programming therefore advantageously includes masking to define the pixel regions of interest (ROI), e.g. as disclosed in copending provisional patent application serial No. 60/092,785 filed 07/14/98 of the present assignee. Mechanical alignment of the optics may be necessary to cooperatively focus the beams into the programmed regions of interest. The analog data signals are fed to the processor through an analog/digital (A/D) device 15 which, for the present purpose, is considered to be part of the processor. A saturation level is proscribed by either the detector or the A/D or, preferably, the CCD dynamic range is matched to the

The computer processor 14 (FIG. 1) may be a conventional PC. The computer



A/D dynamic range. A suitable range is 8 bits of precision (256 levels), and the CCD amplifier offset is set so that the dark signal output of the CCD (with the shutter 12 closed) is within the A/D range. The processor instructs the detector with selected exposure time to maintain the output within the dynamic range.

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In a typical operation, fluorescence data are taken from the plurality of vials (e.g. 96 regions of interest) and from the reference emitter segments, for each cycle in a DNA reaction replication sequence of thermal cycles, typically 40 to 50. Two data sets are taken (FIG. 5) for each thermal cycle during the extension phase of the PCR reaction at about 60°C, which is the phase where all of the DNA strands have recombined into double strands. One set is normal primary data 50 (along with reference data described below) and the other is dark signal data 51 with the mechanical shutter closed. Both digital data sets 50, 51 are converted by the A/D 15 from respective analog data signals 48, 49 from the detector. The dark are subtracted 55 from the normal, to yield dark-corrected data 57. In a simple procedure, the subtraction is pixel by pixel. Alternatively, total dark for each region of interest are subtracted from corresponding total fluorescence data. In another alternative, in order to increase effective dynamic range, it is advantageous to collect multiple exposures during each exposure period, e.g. 4 or 8 exposures. This is done by collecting multiple normal exposures and dark signal data for each pixel, subtracting each respective dark image from the normal data, then adding the subtracted data together to yield the primary data. This improves the statistical validity of the image data and increases its effective dynamic range.

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Data are taken simultaneously from the reference strip which has, for example, 6 segments together with the 96 vials for a total of 102 regions of interest. Preferably the processing means provides for automatic adjustment of the exposure time to maintain the data signals within a predetermined operating range that is less than the saturation limit during the DNA replication sequence, for example 35% to 70% of saturation. Computations for DNA concentration include corrections in proportion to adjustments in exposure time (FIG. 6). Signal data 50, 51 from each exposure 52, 53 are obtained during a previously



determined exposure time 54 by totaling the pixel counts within each region of interest (ROI).

To provide the time adjustments, the highest signal data 56, which is data from one or more highest pixel readings, such as the three highest-reading contiguous pixels, is searched out 58 from the corresponding data signals 50. From a comparison 62 it is determined whether the highest signal data are less than, within or higher than the selected operating range 60. Based on such determination, the exposure time is adjusted 64, i.e. increased, retained or reduced, to obtain the subsequent exposure time 66. A reference time 68 (FIG. 5) also is selected which may be, for example, an initial time or a fixed standard time such as 1024 ms. The dark-corrected data 57 is time-corrected 69 to yield corrected primary data 71, dividing by ratio of actual exposure time to the reference time. The first several cycles may be out of range, and thereafter a useful fluorescence curve should be obtained (FIG. 7).

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For the reference emitter, from the pixels receiving light from the reference strip 4 (FIGS. 1 and 4) reference data signals 73 are generated and converted by the A/D 15 to reference data 72. Selected reference data 74 from a specific reference segment 4c (FIG. 4) are selected 76 as that data having the highest signal strength that is less than a predetermined maximum 77 that, in turn, is less than the saturation limit, e.g. 70%. A next dimmer segment is also selected 75, and the selected reference data 74 include the data from that segment. The dark data 51 are subtracted 78 from the reference data 74, and the dark-corrected data 80 are adjusted 84 for exposure time 54 to yield adjusted reference data 82.

The data 82 includes dark corrected data 82' for the highest segment and dark corrected data 82" for the next dimmer segment (FIG. 9). The ratios of brightness between each segment are computed 89 and built up over the course of data collection. Each time data is collected, the ratio between the highest and next dimmer segment is calculated. As different optimum segments are selected on succeeding data collections, a table of ratios 85 is assembled. Alternatively, these rations may be collected and calculated in advance.

This adjusted reference data 82' (from data 82, FIG. 5) are utilized for computing normalized reference data 88 which are normalized 86 in real time as a ratio to reference data 90 from an initial or other selected previous cycle in the DNA replication (PCR) sequence by working back with the ratios 85. The normalized reference data are utilized on the corrected primary data 71 in a normalization computation 92 to provide drift normalized primary data 94 by dividing the primary data by the normalized reference data. This corrects for instrument drift during the monitoring. DNA concentration 96 may then be computed 98 from a stored calibration factors 99, determined by running standard known DNA concentrations to determine the slope and intercept of a line relating starting concentration to the starting cycle of the growth curve (FIG. 7) as taught in the aforementioned article by Higuchi and U.S. Patent No. 5,766,889. (Further normalization 118, 120 and baseline correction 122-130 are discussed below.)

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Extension phase data for a typical PCR sequence would look like FIG. 7, plotted for each PCR cycle. If desired, the data may be corrected for dye bleaching or other sample chemical effects by normalizing to sample vials containing samples with the same dye and with DNA amplification prevented chemically.

The sample additionally may contain one or more types of dye molecules that serve as a "passive" reference having some fluorescence in the same wavelength range as the DNA binding dye. This reference dye is made up, for example, of a nucleic acid sequence labeled with Rhodamine and Fluorescein dye derivatives. A suitable reference is Rox dye from Perkin-Elmer Applied Biosystems. These passive dye molecules do not take part in the PCR reaction, so that their fluorescence is substantially without influence from DNA and remains constant during the reaction. This fluorescence can be used to normalize the fluorescence from the DNA binding dye with a standard concentration of passive dye included in the ingredients of at least one vial, preferably in every vial.

The source beam includes a secondary excitation frequency that causes the passive dye to fluoresce at a secondary frequency and thereby emit a secondary beam directed to the detector to generate corresponding secondary data signals. The processor is receptive of

the secondary data signals for computing secondary data representative of standard concentration. These data are used to normalize the primary data, so that the concentration of DNA is normalized to the standard concentration of passive dye after correcting computations of concentration of DNA in proportion to adjustments in exposure time, and in conjunction with the normalization for drift. Advantageously, and in the present example, the secondary excitation frequency is identical to the primary excitation frequency, and the passive dye fluoresces such that the emitted secondary beam is substantially at the emission frequency. The primary data signals are generated during each extension phase of cycling of the thermal cycler block when DNA is recombined and correspondingly primary dye emission is maximized. The secondary data signals are generated during each denature phase of cycling of the thermal cycler block when DNA is denatured and correspondingly primary dye emission is minimized. Thus data signals for the primary phase are substantially representative of DNA concentration, and data signals for the secondary phase are substantially representative of the standard concentration of passive dye.

The dark and normal data are taken for the vial samples and the reference strip, and the dark is subtracted from the normal fluorescence data. This dark and normal data set is taken during the extension phase of the PCR reaction at about 60°C, which is the phase where all of the DNA strands have recombined into double strands. During this phase, the fluorescence from the DNA binding dye is maximized, and the fluorescence from the passive reference molecules is superimposed but much smaller. A separate dark and normal data set is taken during the high temperature (about 95°C) denaturing phase, during which the DNA is denatured or split into single strands. During this phase, the fluorescence of the DNA binding dye is minimized, and almost non-existent, because the DNA is not double stranded and the fluorescence of the dyes used have a large decrease in fluorescence with increased temperature. Therefore the denaturing phase images substantially contain reference fluorescence from the passive reference molecules. The dark-corrected reference (denaturing) data set, after correction for measured temperature dependence, may be subtracted from the dark-corrected DNA binding dye data set, or may be deemed insignificant for the normal data set.

Alternatively, it may be desirable to image the passive reference dye labeled molecules by taking the additional images, for each PCR cycle, using a separate optical bandpass filter that rejects wavelengths emitted by the DNA binding dye while accepting wavelengths from the passive reference dye. This data would be functionally equivalent to the denature data.

Illustrating operation for the denature phase (FIG. 8), respective normal and dark data signals 102, 104 are obtained in the same manner as for the primary data, with normal exposure 52' and closed shutter 53'. Exposure time 106 may be the same as for an adjacent extension phase in the sequence, or determined from a previous denature phase run (as described with respect to FIG. 7), or may be a suitable time predetermined for all denature phases in the sequence. The A/D 15 converts the signals to secondary data 108 and dark data 110. The dark is subtracted 55' from the secondary to yield dark-corrected data 112 which is further corrected 69' with a reference time 114 and the actual exposure time 106 to yield corrected secondary data 116.

The extension cycle, drift normalized primary data 94 then are normalized 118 by dividing by the average of a selected number (e.g. 10) of cycles for the denature phase corrected secondary data 116 to produce further normalized fluorescence data or further normalized data 120, which removes sample well to well non-uniformity effects. Cycle by cycle division may be used in place of an average. Alternatively the secondary data may be applied to the corrected primary data 71 before or after drift normalization. Baseline samples may be selected 122 and averaged 124 to produce baseline data 126. The further normalized data 120 are then divided 128 by the baseline data to yield baseline corrected data 130. These baseline samples are selected so as to be before the PCR growth exceeds the nearly horizontal base line portion of the curve in FIG. 7. Selected baseline cycles may be, for example, cycles 6 through 15. After further normalization 118, the further normalized data 118 are used to compute 98 DNA concentration 96.

The trend (e.g. least squares regression line) of these same baseline samples is subtracted from the normalized extension cycle data, to produce data that has a flat base line at zero. This data set may then be processed using established or other desired PCR methods to calculate the amount of starting copies of DNA. A simple procedure is to extrapolate for the inflection point at the transition from flat to rising. A more sophisticated procedure is described in the aforementioned U.S. patent No. 5,766,889.

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The data may be used for various purposes, for example quantitative monitoring of the reaction or determination of replicated DNA concentration, or determination of the starting amount. The instrument also may be used (with or without normalizations and other corrections) simply to display whether replication is taking place during a sequence, or has taken place.

While the invention has been described above in detail with reference to specific embodiments, various changes and modifications which fall within the spirit of the invention and scope of the appended claims will become apparent to those skilled in this art. Therefore, the invention is intended only to be limited by the appended claims or their equivalents.

What is claimed is:

1. An optical instrument for monitoring polymerase chain reaction replication of DNA in a reaction apparatus that includes a thermal cycler block for holding at least one vial containing a suspension of ingredients for the reaction, the ingredients including a fluorescent primary dye that fluoresces proportionately in presence of DNA, the instrument comprising:

a light source for emitting a source beam having at least a primary excitation frequency that causes the primary dye to fluoresce at an emission frequency;

first means disposed to be receptive of the source beam to effect an excitation beam having the excitation frequency;

primary focusing means disposed to focus the excitation beam into each suspension such that the primary dye emits an emission beam having the emission frequency, the emission beam having an intensity representative of concentration of DNA in each suspension, the focusing means being receptive of and passing the emission beam;

second means disposed to be receptive of the emission beam from the focusing means so as to further pass the emission beam at the emission frequency;

emission focusing means for focusing the emission beam;

a detector disposed to be receptive of the emission beam from the second means and the emission focusing means such that the emission beam is focused onto the detector, the detector generating primary data signals representative of the emission beam and thereby a corresponding concentration of DNA in each vial; and

processing means receptive of the primary data signals for computing primary signal data and the corresponding concentration of DNA.

- 2. The instrument of claim 1 wherein the first means and the second means together comprise a beam splitter that is receptive of the source beam to effect the excitation beam, and receptive of the emission beam to pass the emission beam at the emission frequency to the detector.
- 3. The instrument of claim 2 wherein the beam splitter is disposed to reflect light having the excitation frequency and pass light having the emission frequency.
- 4. The instrument of claim 1 wherein the block is configured to hold a plurality of vials, the focusing means comprises a corresponding plurality of vial lenses each being disposed for positioning over a vial such that the emission beam comprises individual beams each associated with a vial, and the detector comprises an array of photoreceptors receptive of the individual beams to generate corresponding data signals such that the processing means computes concentration of DNA in each vial.

5. The instrument of claim 4 wherein the vials have transparent vial caps, the instrument further comprises a platen having holes therein aligned with the vial lenses so as to pass the individual beams and associated portions of the excitation beam therethrough, the platen being disposed for the holes to fit over the caps in contact therewith, and further comprises heating means for heating the platen sufficiently to prevent condensation under the caps without interfering with DNA replication in the vials.

- 6. The instrument of claim 4 wherein the focusing means further comprises a field lens disposed cooperatively with the vial lenses to effect focusing of the excitation beam into each suspension, and to pass the individual beams to the second means.
- 7. The instrument of claim 6 wherein the field lens is an aspherically corrected Fresnel lens.
- 8. The instrument of claim 6 wherein the emission focusing means comprises a detector lens disposed between the second means and the detector, the detector lens being cooperative with the vial lenses and the field lens to focus the individual beams on the detector.
- 9. The instrument of claim 8 further comprising a fluorescent reference emitter that emits reference light in response to the excitation beam, the reference emitter being disposed for the emission focusing means to focus at least a portion of the reference light as a reference



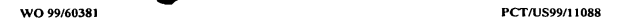
beam onto the detector, the detector being further receptive of the reference beam to generate a reference signal, and the processing means comprises means receptive of the reference signal for computing reference data, and means for normalizing the primary data with the reference data for a chosen point in the reaction replication of DNA, thereby correcting for instrument drift during the monitoring.

- 10. The instrument of claim 9 wherein the reference member comprises a plurality of reference emitters each emitting a reference beam of different intensity in response to the excitation beam, the reference emitters being disposed for the emission focusing means to focus each reference beam onto the detector, the detector being further receptive of each reference beam to generate a set of reference signals for each reference emitter, and the processing means comprises means receptive of the reference signals for computing corresponding sets of reference data, means for selecting from the sets the selected reference data that has the highest signal data less than a predetermined maximum, the selected reference data being used for normalizing the primary data.
- 11. The instrument of claim 1 wherein the first means further comprises an excitation filter, the second means further comprises an emission filter, and the first means and the second means together comprise a beam splitter, the excitation filter being disposed between the light source and the beam splitter, the emission filter being disposed between the beam splitter and the detector, the excitation filter passing light having the excitation frequency and substantially blocking light having the emission frequency, and the emission filter passing light having the emission frequency and substantially blocking light having



the excitation frequency, the excitation filter and the beam splitter being cooperatively receptive of the source beam to effect the excitation beam, and the emission filter and the beam splitter being cooperatively receptive of the emission beam to pass the emission beam having the emission frequency to the detector.

- 12. The instrument of claim 11 further comprising a housing containing the light source, the detector, the focusing means and a filter module, wherein the beam splitter, the excitation filter and the emission filter are affixed in the module and are associated with a selected primary dye for the suspension, and the module is removable from the housing for replacement with another module associated with another selected primary dye.
- 13. The instrument of claim 1 wherein the light source comprises a halogen lamp and an ellipsoid reflector disposed proximate to the lamp oppositely from the first means, the lamp being disposed at a focal distance from the ellipsoid reflector to effect the source beam with light reflected from the ellipsoid reflector, and the ellipsoid reflector substantially reflecting visible light and transmitting infrared light.
- 14. The instrument of claim 1 further comprising a fluorescent reference emitter that emits reference light in response to the excitation beam, the reference emitter being disposed for the emission focusing means to focus at least a portion of the reference light as a reference beam onto the detector, the detector being further receptive of the reference beam to generate a reference signal, and the processing means comprises means receptive of the reference signal for computing reference data, and means for normalizing the



primary data with the reference data for a chosen point in the reaction replication of DNA, thereby correcting for instrument drift during the monitoring.

- 15. The instrument of claim 14 wherein the reference member comprises a plurality of reference emitters each emitting a reference beam of different intensity in response to the excitation beam, the reference emitters being disposed for the emission focusing means to focus each reference beam onto the detector, the detector being further receptive of each reference beam to generate a set of reference signals for each reference emitter, and the processing means comprises means receptive of the reference signals for computing corresponding sets of reference data, means for selecting from the sets the selected reference data that has the highest signal data less than a predetermined maximum, the selected reference data being used for normalizing the primary data.
- 16. The instrument of claim 15 wherein the reference member comprises a plastic fluorescent strip and a neutral density filter mounted on the fluorescent strip such that the reference beam and a portion of the excitation beam are attenuated by the neutral density filter, the neutral density filter having a series of densities to effect the plurality of reference emitters each emitting a reference beam.
- 17. The instrument of claim 16 further comprising temperature means for maintaining the reference member at substantially constant temperature.



- 18. The instrument of claim 17 wherein the temperature means comprises a heating strip mounted under the fluorescent strip, and means for controllably heating the heating strip.
- 19. The instrument of claim 1 further comprising a plurality of fluorescent reference emitters each emitting a reference beam of different intensity in response to the excitation beam, the reference emitters being disposed for the emission focusing means to focus each reference beam onto the detector, the detector being further receptive of each reference beam to generate a set of reference signals for each reference emitter, and the processing means comprises means receptive of the reference signals for computing corresponding sets of reference data, means for selecting from the sets the selected reference data that has the highest signal data less than a predetermined maximum, and means for normalizing the primary data with corresponding selected reference data for a chosen point in the reaction replication of DNA, thereby correcting for instrument drift during the monitoring.
- 20. The instrument of claim 1 wherein sets of data signals are generated sequentially in a replication sequence, the processing means or the detector or a combination thereof have a saturation limit for the data signals in each set, the detector is operatively connected to the processing means for the detector to integrate emission beam input over a preselected exposure time for generating each set of data signals, and the processing means comprises adjustment means for automatically effecting adjustments in exposure time to maintain the primary data within a predetermined operating range for maintaining corresponding data signals less than the saturation limit, and means for correcting the primary data in proportion to the adjustments in exposure time.



21. The instrument of claim 20 wherein the detector comprises an array of photoreceptors receptive of the emission beam for generating corresponding data signals in an associated exposure time, the predetermined operating range is for each photoreceptor, and the processing means further comprises means for computing photoreceptor data from the data signals for each photoreceptor, and the adjustment means comprises means for ascertaining highest photoreceptor data, means for determination of whether the highest photoreceptor data are less than, within or higher than the predetermined operating range, and means based on such determination for respectively increasing, retaining or reducing the exposure time so as to effect a subsequent exposure time for maintaining subsequent photoreceptor data within the predetermined operating range.

22. The instrument of claim 1 further comprising a plurality of fluorescent reference emitters each emitting a reference beam of different intensity in response to the excitation beam, the reference emitters being disposed for the emission focusing means to focus each reference beam onto the detector, the detector being further receptive of each reference beam to generate a set of reference signals for each reference emitter, and the processing means comprises means receptive of the reference signals for computing corresponding sets of reference data, means for selecting from the sets the selected reference data that has the highest signal data less than a predetermined maximum, and means for normalizing the primary data with corresponding selected reference data for a chosen point in the reaction replication of DNA, thereby correcting for instrument drift during the monitoring.



23. The instrument of claim 20 wherein the ingredients for at a vial further include a standard concentration of fluorescent passive dye that fluoresces substantially without influence from DNA, the source beam includes a secondary excitation frequency that causes the passive dye to fluoresce at a secondary emission frequency and thereby emit a secondary emission beam passed by the second means and focused onto the detector to generate corresponding secondary data signals, the processing means further comprises means receptive of the secondary data signals for computing secondary data, and means for dye normalizing the primary data, whereby the computed concentration of DNA is normalized to the standard concentration of passive dye.

- 24. The instrument of claim 23 wherein the secondary excitation frequency is identical to the primary excitation frequency, the passive dye fluoresces such that the secondary beam is substantially at the emission frequency, the primary data signals are generated during an extension phase of cycling of the thermal cycler block when DNA is recombined and correspondingly primary dye emission is maximized, and the secondary data signals are generated during a denature phase of cycling of the thermal cycler block when DNA is denatured and correspondingly primary dye emission is minimized, whereby data signals for the extension phase are substantially representative of DNA concentration and data signals for the denature phase are substantially representative of the standard concentration of passive dye.
- 25. The instrument of claim 1 wherein the ingredients for a vial further include a standard concentration of fluorescent passive dye that fluoresces substantially without influence



from DNA, the source beam includes a secondary excitation frequency that causes the passive dye to fluoresce at a secondary emission frequency and thereby emit a secondary emission beam passed by the second means and focused onto the detector to generate corresponding secondary data signals, the processing means comprises means receptive of the secondary data signals for computing secondary data, and means for dye normalizing the primary data, whereby the computed concentration of DNA is normalized to the standard concentration of passive dye.

- 26. The instrument of claim 25 wherein the secondary excitation frequency is identical to the primary excitation frequency, the passive dye fluoresces such that the secondary beam is substantially at the emission frequency, the primary data signals are generated during an extension phase of cycling of the thermal cycler block when DNA is recombined and correspondingly primary dye emission is maximized, and the secondary data signals are generated during a denature phase of cycling of the thermal cycler block when DNA is denatured and correspondingly primary dye emission is minimized, whereby data signals for the extension phase are substantially representative of DNA concentration and data signals for the denature phase are substantially representative of the standard concentration of passive dye.
- 27. A system for replication of DNA and monitoring thereof, comprising a reaction apparatus for polymerase chain reaction replication of DNA, and an optical instrument for monitoring presence of DNA during such replication, wherein the apparatus comprises a thermal cycler block for holding at least one vial containing a suspension of ingredients for



the reaction, the ingredients including a fluorescent dye that fluoresces proportionately in presence of DNA, and further comprises means for thermal cycling the block and thereby the suspension so as to effect the polymerase chain reaction; wherein the instrument comprises:

a light source for emitting a source beam having at least an excitation frequency that causes the dye to fluoresce at an emission frequency,

first means disposed to be receptive of the source beam to effect an excitation beam having the excitation frequency and to pass the excitation beam to a focusing means, the focusing means being for focusing the excitation beam into each suspension such that the dye emits an emission beam having the emission frequency, and for passing the emission beam to a second means, the second means being for further passing the emission beam to a detector, the detector being disposed to be receptive of the emission beam from the second means so as to generate data signals representative of the emission beam and thereby concentration of DNA; and

processing means receptive of the data signals for computing and displaying the concentration of DNA.

28. The system of claim 27 wherein the first means and the second means together comprise a beam splitter receptive of the source beam to effect the excitation beam, and receptive of the emission beam to pass the emission beam to the detector.



29. A filter module for an optical instrument that monitors polymerase chain reaction replication of DNA in a reaction apparatus that includes a thermal cycler block for holding at least one vial containing a suspension of ingredients for the reaction, the ingredients including a fluorescent dye that fluoresces proportionately in presence of DNA, the instrument including a housing, a light source disposed in the housing for emitting a source beam having at least an excitation frequency that causes the dye to fluoresce at an emission frequency, focusing means disposed in the housing for focusing an excitation beam having the excitation frequency into each suspension such that the dye emits an emission beam having the emission frequency, a detector disposed in the housing to be receptive of the emission beam so as to generate data signals representative of the emission beam and thereby concentration of DNA, and processing means receptive of the data signals for computing and displaying the concentration of DNA; wherein the module comprises:

a support frame, the instrument being receptive of the support frame into the instrument;

a beam splitter affixed in the support frame so that, with the module inserted, the beam splitter is receptive of the source beam so as to effect the excitation beam, and receptive of the emission beam to pass the emission beam to the detector;

an excitation filter that passes light having the excitation frequency and substantially blocks light having the emission frequency, the excitation filter being affixed in the support

frame so that, with the module inserted, the excitation filter is disposed between the light source and the beam splitter, and

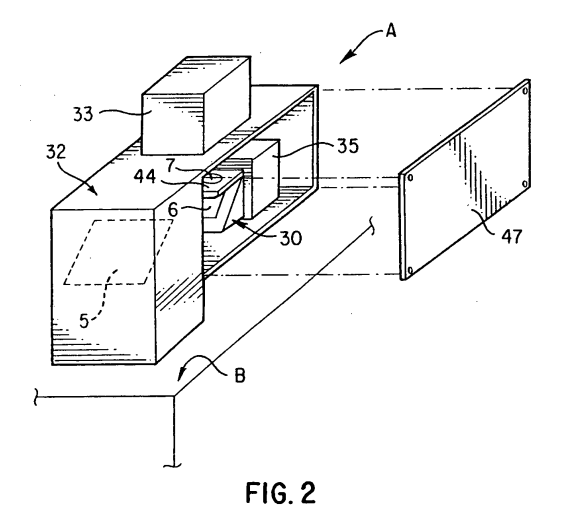
an emission filter that passes light having the emission frequency and substantially blocks light having the excitation frequency, the emission filter being affixed in the support frame so that, with the module inserted, the emission filter is disposed between the detector and the beam splitter;

the beam splitter, the excitation filter and the emission filter, and thereby the module, being associated with a selected dye for the suspension, and the module being removable from the housing for replacement with another module associated with another selected dye.

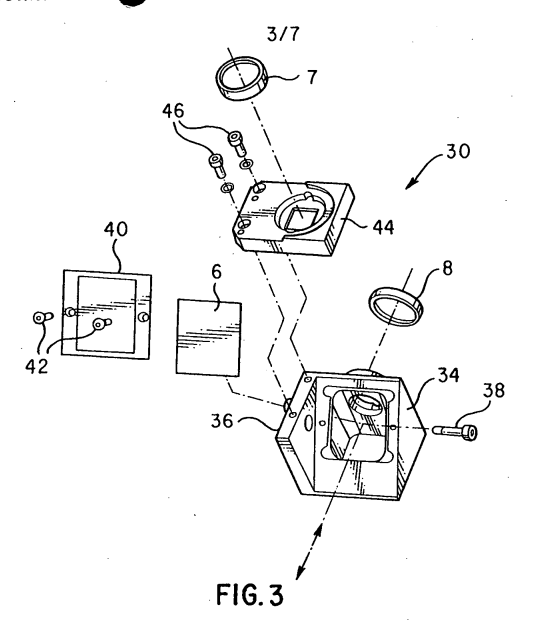
30. The module of claim 29 wherein the beam splitter reflects light having an excitation frequency, and passes light having the emission frequency.

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1/7 **PROCESSOR** A/D 520 lot 2a 1c 1st means to lexcitation for be reception? pear splitter 26) be some (pear splitter 26) be splitter and means 2 bear splitter FIG. 1 SUBSTITUTE SHEET (RULE 26)



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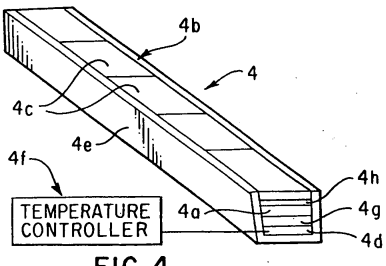
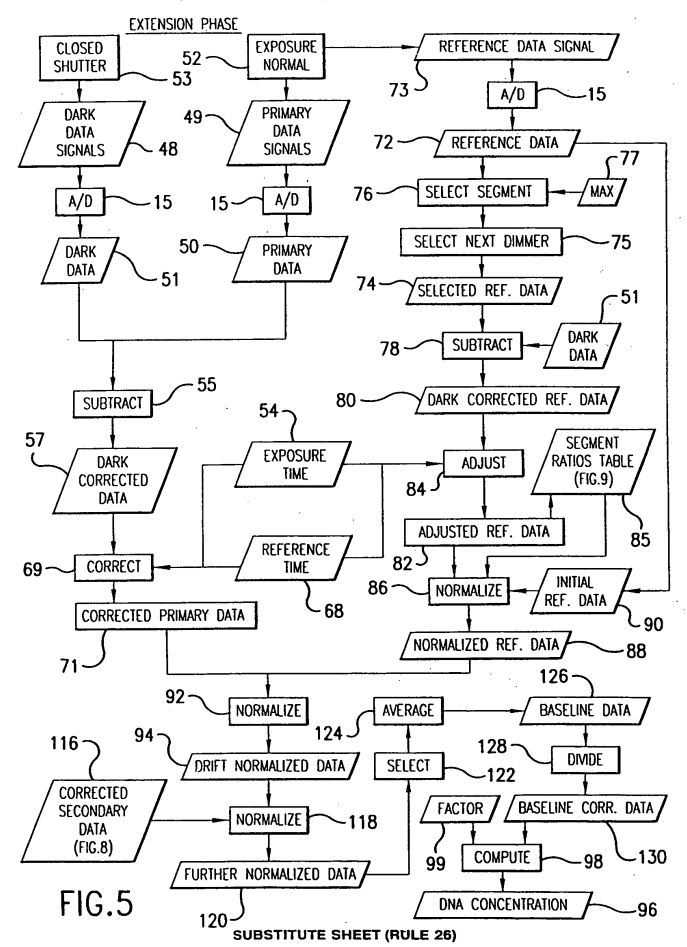


FIG. 4
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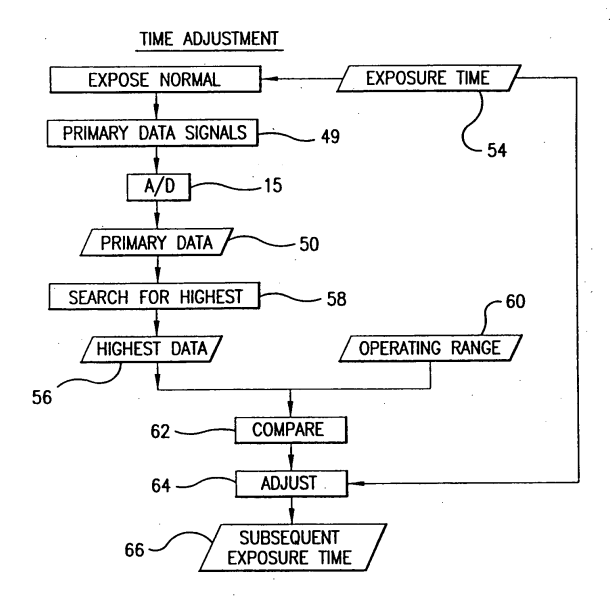
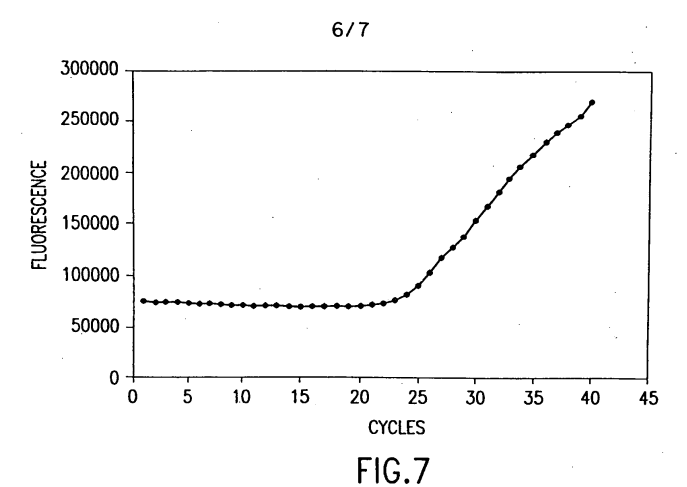


FIG.6



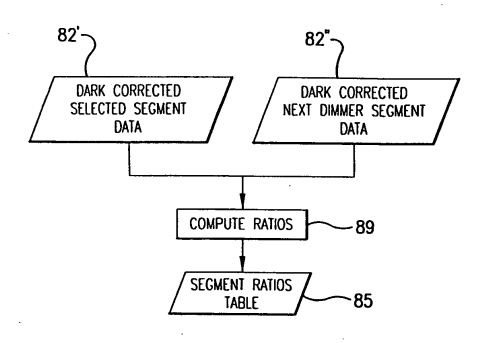


FIG.9
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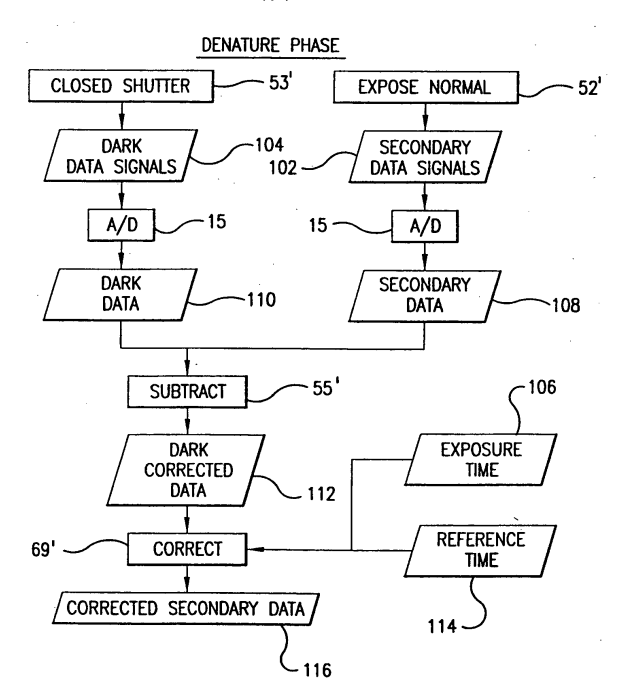
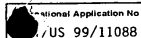


FIG.8

INTERNATIONAL SEARCH REPORT



CLASSIFICATION OF SUBJECT MATTER PC 6 G01N21/25 C120 IPC 6 C12Q1/68 According to International Patent Classification (IPC) or to both national classification and IPC **B. FIELDS SEARCHED** Minimum documentation searched (classification system followed by classification symbols) G01N C12Q IPC 6 Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched Electronic data base consulted during the international search (name of data base and, where practical, search terms used) C. DOCUMENTS CONSIDERED TO BE RELEVANT Relevant to dalm No. Category : Citation of document, with indication, where appropriate, of the relevant passages US 5 736 333 A (MCBRIDE LINCOLN J ET AL) 1 - 30Υ 7 April 1998 (1998-04-07) figures 1,2 1 - 30EP 0 640 828 A (HOFFMANN LA ROCHE) Υ 1 March 1995 (1995-03-01) figure 15 1 - 30WO 97 23649 A (BIORAD LAB INC) Α 3 July 1997 (1997-07-03) figure 1 1 - 30WO 97 46707 A (RASMUSSEN RANDY P ; UNIV Α UTAH RES FOUND (US); RIRIE KIRK M (US); WI) 11 December 1997 (1997-12-11) figure 11 Patent family members are listed in annex. Further documents are listed in the continuation of box C. X Special categories of cited documents: "T" later document published after the international filing date or priority date and not in conflict with the application but "A" document defining the general state of the lart which is not considered to be of particular relevance. cited to understand the principle or theory underlying the invention earlier document but published on or after the international "X" document of particular relevance; the claimed invention filing date cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) "Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such docu-"O" document referring to an oral disclosure, use, exhibition or ments, such combination being obvious to a person skilled other means document published prior to the international filing date but later than the priority date claimed "&" document member of the same patent family Date of mailing of the international search report Date of the actual completion of the international search 15/09/1999 26 August 1999 Authorized officer

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Mason, W



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International filing date (day/month/year) 17/05/1999

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Applicant

THE PERKIN-EIMER CORPORATION et al.

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

Name and mailing address of the IPEA/

Authorized officer

European Patent Office D-80298 Munich

Conner, M

Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465

Tel.+49 89 2399-2241

Form PCT/IPEA/416 (July 1992)



PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's	or agent's file reference	T	See Notification of Transmittal of International
715-0091	11WO	FOR FURTHER ACTION	N Preliminary Examination Report (Form PCT/IPEA/416)
Internationa	application No.	International filing date (day/mo	onth/year) Priority date (day/month/year)
PCT/US9	99/11088	17/05/1999	16/05/1998
G01N21/		national classification and IPC	
Applicant THE PER	RKIN-EIMER CORPORA	TION et al.	
	nternational preliminary exa transmitted to the applicar		ared by this International Preliminary Examining Authority
2. This f	REPORT consists of a total	of 7 sheets, including this cove	er sheet.
b (s	een amended and are the b	pasis for this report and/or sheet 607 of the Administrative Instru	of the description, claims and/or drawings which have its containing rectifications made before this Authority uctions under the PCT).
3. This r	eport contains indications r	elating to the following items:	
П	☐ Priority		
111			, inventive step and industrial applicability
V			to novelty, inventive step or industrial applicability;
VI	☐ Certain documents	, -	
VII	☐ Certain defects in the	e international application	:
VIII	☐ Certain observations	on the international application	
Date of sub	mission of the demand	Date	e of completion of this report
15/12/19	99	16.08	8.2000
Name and mailing address of the international preliminary examining authority: European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465			son, W



INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/US99/11088

I. Basis of the report

1. This report has been drawn on the basis of (substitute sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to the report since they do not contain amendments.):

	the r	epoπ since they α	to not contain amendments.
	Des	cription, pages:	
	1-18		as originally filed
	Clai	ms, No.:	
	1-30	•	as originally filed
	Dra	wings, sheets:	
	1/7-	7/7	as originally filed
2.	The	amendments hav	ve resulted in the cancellation of:
		the description,	pages:
		the claims,	Nos.:
		the drawings,	sheets:
3.		This report has be considered to go	peen established as if (some of) the amendments had not been made, since they have beer beyond the disclosure as filed (Rule 70.2(c)):
4.	Ado	ditional observatio	ons, if necessary:



INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/US99/11088

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes:

Claims 1-26,28-30

No: Claims 27

Inventive step (IS)

Yes:

Claims 16-18

No: C

Claims 1-15,19-26,28-30

Industrial applicability (IA)

Yes:

Claims 1-30

No: Claims

2. Citations and explanations

see separate sheet



International application No. PCT/US99/11088

EXAMINATION REPORT - SEPARATE SHEET

WITH RESPECT TO POINT V

The following documents are referred to in this report: 1.

D1=US5736333;

D2=EP0640828:

D3=US5792610;

D4=WO9746707

The present application relates to optical apparatus for monitoring polymerase chain reactions for replication of DNA held in vials of a thermal cycler block. The apparatus comprises arrangement of light sources, filters, detectors, beam splitters, and lenses in particular arrangements.

PRELIMINARY 2.

In as much as any of the claims are directed to apparatus which does not contain features relating to signals representative of the DNA sample, such claimed apparatus is not limited by the form of the sample itself (DNA replication fluids) and prior art disclosing the same apparatus features for samples of a different type must still be considered relevant.

INDEPENDENT CLAIM 1 3.

D1 (Figs. 1, 2) is considered to represent the closest prior art and to disclose all features of claim 1 except:

i) means for focusing the emission beam onto the detector. In D1 the vials are sequentially focused via optical fibres and lenses onto a grating and then by reflection to a detector.

Re i): D2 (Fig. 15) which lies in the same field as D1 discloses focusing of a sample array onto a CCD camera 16a' to permit parallel processing of the fluorescence signals - the output from individual reaction chambers is isolated by identifying respective pixel regions in the CCD array. The skilled person would modify the device of D1 from sequential detection of the vials to simultaneous detection in order to increase throughput and this would require merely



International application No. PCT/US99/11088

EXAMINATION REPORT - SEPARATE SHEET

replacement of the optics used above the array of vials.

Independent claim 1 therefore does not meet the requirement of inventive step (Art. 33. 3 PCT).

INDEPENDENT CLAIM 27 4.

In view of the disclosure of D1 referred to in the discussion of claim 1 above, claim 27 does not meet the requirement of novelty (Art. 33.2 PCT).

5. **INDEPENDENT CLAIM 29**

D2 EP0640828 (Fig. 15) is considered to represent the closest prior art. This document discloses the use, in a DNA PCR apparatus, of a plurality of filters one for the excitation light mounted at an aperture in the housing and others arranged for interchangeable interception of the emission beams such as on a filter wheel coupled to a camera. In this way, different emission wavelengths and thus nucleic acid sequences in a given sample can be monitored and the presence of the target sequence can be determined.

D2 therefore discloses all features of claim 29 except the integration of excitation filter, emission filter and beam splitter into a single module and the provision of a support frame into which this integrated module is inserted.

D3 US5792610 (Fig. 1) which also lies in the field of apparatus for use in monitoring polymerase chain reactions states that :"two INTERCHANGEABLE filters were chosen one for use with Cy5, Cy5.5 (Oriel #58893; 740 nm cutoff) and one for use with Cv7 (Oriel 58895; 790 nm cutoff)." and that, "switching the filter sets in excitation and emission path as well as the dichroic mirror was done manually, but a computer-controlled electro-mechanical solution will allow automation of the procedure". The replacement of the filter wheel in D2 by an automatically interchangeable module comprising dichroic mirror, excitation and emission filters would therefore be an obvious modification to the skilled person.



Claim 29 therefore does not meet the requirement of inventive step (Art. 33.3 PCT).

6. DEPENDENT CLAIMS 2-26; 28; 30

The additional features of the dependent claims listed below are evident from the prior art as indicated:

Claims 2-3, 5-6, 11, 28, 30. D1, Fig. 2.

Claim 4. D1 (Fig. 2 - vial lenses); D2 (Figs. 15, 6 - focusing of individual light beams onto detector array; parallel processing)

Claim 7. The choice of Fresnel lenses which offer short focal lengths would be obvious in view of the requirement of compactness of the instrument.

Claims 8;9, 10,14-15,19,22, 25. D2 (Fig. 15 - focusing of individual light from beams from the vials onto a detector array); D1 discusses the use of internal fluorescent dyes and D2 the use of a control tube 26C with a fluorescence dye in the array of samples for compensating drift measurement. The use of a plurality of references from which the maximum intensity is selected, subject to avoidance of detector saturation, is the obvious way to ensure optimum accuracy of normalisation.

Claim 12. See discussion of claim 29.

Claim 13. D4 (Fig. 11) discloses an elliptical reflector with a Xenon source; alternative use of a Halogen in place of Xenon would be obvious as would the desirability of reflecting visible light whilst transmitting visible since only the former is useful as excitation light.

Claims 20, 21. D2 describes the use of a shutter to the light source to intermittently expose the reaction mixtures to the excitation light since otherwise photo-deactivation ("bleaching") of the sample can occur. Camera exposure



INTERNATIONAL PRELIMINARY **EXAMINATION REPORT - SEPARATE SHEET**

International application No. PCT/US99/11088

control of the CCD array which must be thermoelectrically cooled is also disclosed. The purpose of the exposure time control is to avoid saturation of the detector CCD array i.e. maintaining the energy received by the detector below a certain maximum limit.

Claims 23, 24, 26. The vial 26c in D2 contains reference fluorescent dye but no DNA for purpose of normalisation; D2 also discloses the technique in which, " the shutter is timed to expose the mixtures to the excitation light during the annealing/extension phase where maximum fluorescence generally can be exhibited" whereas the reference vial 26c is measured before the reaction. In D1 where an internal reference is used the target DNA is first denatured by heating, then cooled to a temperature that allows annealing and extension and repeatedly cycled. It would therefore be obvious to the skilled person to measure the sample and reference fluorescences at points in the cycle where they respectively give their strongest signals

The subject-matter of claims 2-15, 19-26; 28; 30 therefore also does not meet the requirement of inventive step (Art. 33.3).

The subject-matter of claims 16-18 relating to the use of a plastic fluorescent strip as a reference and means for heating such are neither disclosed nor suggested by the cited documents of prior art so that these claims appear to meet the requirement of inventive step (Arts. 33.3 PCT).

From the:
INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To:

AKER, David PERMAN & GREEN, LLP 425 Post Road Fairfield Connecticut 06430-6232 ETATS-UNIS D'AMERIQUE PC

RECEIVED

MAR 0.7 2000

WRITTEN OPINION

(PCT Rule 66)

PERMAN AND GREEN LLP

Date of mailing (day/month/year)

REPLY DUE

01.03.2000

Applicant's or agent's file reference

715-009111WO #

PCT/US99/11088

International application No.

International filing date (day/month/year)

17/05/1999

Priority date (day/month/year)

within 3 month(s)

from the above date of mailing

16/05/1998

International Patent Classification (IPC) or both national classification and IPC

G01N21/25

Applicant

THE PERKIN-EIMER CORPORATION et al.

1	This written opinion is the firs	t drawn up	by this	International	Preliminary	Examining	Authorit	у.
1	This written opinion is the firs	i drawn up	by this	international	rremmany	Lxamming	~~	

- 2. This opinion contains indications relating to the following items:
 - | Basis of the opinion
 - II Priority
 - III

 Non-establishment of opinion with regard to novelty, inventive step and industrial applicability
 - V Lack of unity of invention
 - V A Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
 - VI Certain document cited
- 3. The applicant is hereby invited to reply to this opinion.

When? See the time limit indicated above. The applicant may, before the expiration of that time limit,

request this Authority to grant an extension, see Rule 66.2(d).

By submitting a written reply, accompanied, where appropriate, by amendments, according to Rule 66.3.

For the form and the language of the amendments, see Rules 66.8 and 66.9.

For an additional opportunity to submit amendments, see Rule 66.4. For the examiner's obligation to consider amendments and/or arguments, see Rule 66.4 bis.

For an informal communication with the examiner, see Rule 66.6.

If no reply is filed, the international preliminary examination report will be established on the basis of this opinion.

 The final date by which the international preliminary examination report must be established according to Rule 69.2 is: 16/09/2000.

Name and mailing address of the international preliminary examining authority:

9)

How?

Also:

European Patent Office D-80298 Munich

Tel. +49 89 2399 - 0 Tx: 523656 epmu d

Fax: +49 89 2399 - 4465

Authorized officer / Examiner

Mason, W

Formalities officer (incl. extension of time limits)

Conner, M

Telephone No. +49 89 2399 2241





WRITTEN OPINION

International application No. - PCT/US99/11088

l. Basis	of the	opinion
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••					
1.	This opinion has been drawn on the basis of (substitute sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this opinion as "originally filed".):				
	Des	scription, pages:			
	1-18	В	as originally filed	.	
	Cla	ims, No.:			
	1-30	0	as originally filed	i	
	Dra	wings, sheets:			
	1/7-	-7/7	as originally filed	i	
2.	The	amendments have	resulted in the c	cancellation of:	
		the description,	pages:		
		the claims,	Nos.:		
		the drawings,	sheets:		
3.	This con	s opinion has been sidered to go beyor	established as if nd the disclosure	(some of) the amendments had not been made, since they have been as filed (Rule 70.2(c)):	
4.	Add	ditional observations	s, if necessary:		
۷.	Rea app	asoned statement olicability; citation	under Rule 66.2 s and explanatio	(a)(ii) with regard to novelty, inventive step or industrial ons supporting such statement	
1.	Sta	tement			
	Nov	velty (N)	Claims	27	

1-15,19-26,28-30

Claims

Claims

2. Citations and explanations

Industrial applicability (IA)

see separate sheet

Inventive step (IS)





WITH RESPECT TO POINT V

1. The following documents are referred to in this opinion

D1=US5736333;

D2=EP0640828;

D3=US5792610;

D4=WO9746707

The present application relates to optical apparatus for monitoring polymerase chain reactions for replication of DNA held in vials of a thermal cycler block. The apparatus comprises arrangement of light sources, filters, detectors, beam splitters, and lenses in particular arrangements.

2. PRELIMINARY

In as much as any of the claims are directed to apparatus which does not contain features relating to signals representative of the DNA sample, such claimed apparatus is not limited by the form of the sample itself (DNA replication fluids) and prior art disclosing the same apparatus features for samples of a different type must still be considered relevant.

3. INDEPENDENT CLAIM 1

D1 (Figs. 1, 2) is considered to represent the closest prior art and to disclose all features of claim 1 except:

i) means for focusing the emission beam onto the detector. In D1 the vials are sequentially focused via optical fibres and lenses onto a grating and then by reflection to a detector.

Re i): D2 (Fig. 15) which lies in the same field as D1 discloses focusing of a sample array onto a CCD camera 16a' to permit parallel processing of the fluorescence signals - the output from individual reaction chambers is isolated by identifying respective pixel regions in the CCD array. The skilled person would modify the device of D1 from sequential detection of the vials to simultaneous detection in order to increase throughput and this would require merely





replacement of the optics used above the array of vials.

Independent claim 1 therefore does not meet the requirement of inventive step (Art. 33. 3 PCT).

INDEPENDENT CLAIM 27 4.

In view of the disclosure of D1 referred to in the discussion of claim 1 above, claim 27 does not meet the requirement of novelty (Art. 33.2 PCT).

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D3 US5792610 (Fig. 1) which also lies in the field of apparatus for use in monitoring polymerase chain reactions states that :"two INTERCHANGEABLE filters were chosen one for use with Cy5, Cy5.5 (Oriel #58893; 740 nm cutoff) and one for use with Cy7 (Oriel 58895; 790 nm cutoff)." and that, "switching the filter sets in excitation and emission path as well as the dichroic mirror was done manually, but a computer-controlled electro-mechanical solution will allow automation of the procedure". The replacement of the filter wheel in D2 by an automatically interchangeable module comprising dichroic mirror, excitation and emission filters would therefore be an obvious modification to the skilled person.





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DEPENDENT CLAIMS 2-26; 28; 30

The additional features of the dependent claims listed below are evident from the prior art as indicated:

Claims 2-3, 5-6, 11, 28, 30. D1, Fig. 2.

Claim 4. D1 (Fig. 2 - vial lenses); D2 (Figs. 15, 6 - focusing of individual light beams onto detector array; parallel processing)

Claim 7. The choice of Fresnel lenses which offer short focal lengths would be obvious in view of the requirement of compactness of the instrument.

Claims 8;9, 10,14-15,19,22, 25. D2 (Fig. 15 - focusing of individual light from beams from the vials onto a detector array); D1 discusses the use of internal fluorescent dyes and D2 the use of a control tube 26C with a fluorescence dye in the array of samples for compensating drift measurement. The use of a plurality of references from which the maximum intensity is selected, subject to avoidance of detector saturation, is the obvious way to ensure optimum accuracy of normalisation.

Claim 12. See discussion of claim 29.

Claim 13. D4 (Fig. 11) discloses an elliptical reflector with a Xenon source; alternative use of a Halogen in place of Xenon would be obvious as would the desirability of reflecting visible light whilst transmitting visible since only the former is useful as excitation light.

Claims 20, 21. D2 describes the use of a shutter to the light source to intermittently expose the reaction mixtures to the excitation light since otherwise





photo-deactivation ("bleaching") of the sample can occur. Camera exposure control of the CCD array which must be thermoelectrically cooled is also disclosed. The purpose of the exposure time control is to avoid saturation of the detector CCD array i.e. maintaining the energy received by the detector below a certain maximum limit.

Claims 23, 24, 26. The vial 26c in D2 contains reference fluorescent dye but no DNA for purpose of normalisation; D2 also discloses the technique in which, " the shutter is timed to expose the mixtures to the excitation light during the annealing/extension phase where maximum fluorescence generally can be exhibited" whereas the reference vial 26c is measured before the reaction. In D1 where an internal reference is used the target DNA is first denatured by heating, then cooled to a temperature that allows annealing and extension and repeatedly cycled. It would therefore be obvious to the skilled person to measure the sample and reference fluorescences at points in the cycle where they respectively give their strongest signals

The subject-matter of claims 2-15, 19-26; 28; 30 therefore also does not meet the requirement of inventive step (Art. 33.3).

The subject-matter of claims 16-18 relating to the use of a plastic fluorescent strip as a reference and means for heating such are neither disclosed nor suggested by the cited documents of prior art so that these claims appear to meet the requirement of inventive step (Arts. 33.3 PCT).





+49 89 2399-0

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Directorate General 2

Direction Générale 2

Correspondence with the EPO on PCT Chapter II demands

In order to ensure that your PCT Chapter II demand is dealt with as promptly as possible you are requested to use the enclosed self-adhesive labels with any correspondence relating to the demand sent to the Munich Office.

One of these labels should be affixed to a prominent place in the upper part of the letter or form etc. which you are filing.

PCT

REC'D	1	8	AUG	2000	
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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or	agent's file reference	TOO SUBTUSE ACTION	See Notification of Transmittal of International			
715-00911	1WO	FOR FURTHER ACTION	Preliminary Examination Report (Form PCT/IPEA/416)			
International a	application No.	International filing date (day/month/ye				
PCT/US99		17/05/1999	16/05/1998			
G01N21/2	Patent Classification (IPC) or na	ational classification and IPC				
Applicant	(IN-ELMER CORPORAT	ION et al.				
1. This int	ernational preliminary exan ransmitted to the applicant	nination report has been prepared baccording to Article 36.	y this International Preliminary Examining Authority			
☐ Th be (se	The state of the description claims and/or drawings which have					
1						
11 111	☐ Priority ☐ Non-establishment of	opinion with regard to novelty, inve	ntive step and industrial applicability			
iv	☐ Lack of unity of inven	tion				
v	Reasoned statement	under Article 35(2) with regard to n tions suporting such statement	ovelty, inventive step or industrial applicability;			
VI	☐ Certain documents of					
VII		international application				
VIII	☐ Certain observations	on the international application				
Date of sub	mission of the demand	Date of c	ompletion of this report			
15/12/19	99	16.08.20	00			
	mailing address of the internation examining authority: European Patent Office					
	D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523	Mason 656 epmu d	VV			
	Env. 140 90 2300 - 4465		No. +49.89.2399.2623			



INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/US99/11088

1.	Bas	is c	of t	he r	epo	rt
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1. This report has been drawn on the basis of (substitute sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to the report since they do not contain amendments.):

	uie i	eport since they a	
	Desc	cription, pages:	
	1-18		as originally filed
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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/US99/11088

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes:

Claims 1-26,28-30

No:

Claims 27

Inventive step (IS)

Yes:

Claims 16-18

No:

Claims 1-15,19-26,28-30

Industrial applicability (IA)

Yes:

Claims 1-30

No: Claims

2. Citations and explanations

see separate sheet

WITH RESPECT TO POINT V

The following documents are referred to in this report: 1.

D1=US5736333;

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The present application relates to optical apparatus for monitoring polymerase chain reactions for replication of DNA held in vials of a thermal cycler block. The apparatus comprises arrangement of light sources, filters, detectors, beam splitters, and lenses in particular arrangements.

PRELIMINARY 2.

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International application No. PCT/US99/11088

replacement of the optics used above the array of vials.

Independent claim 1 therefore does not meet the requirement of inventive step (Art. 33. 3 PCT).

4. INDEPENDENT CLAIM 27

In view of the disclosure of D1 referred to in the discussion of claim 1 above, claim 27 does not meet the requirement of novelty (Art. 33.2 PCT).

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6. DEPENDENT CLAIMS 2-26; 28; 30

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Claim 4. D1 (Fig. 2 - vial lenses); D2 (Figs. 15, 6 - focusing of individual light beams onto detector array; parallel processing)

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Claim 12. See discussion of claim 29.

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International application No. PCT/US99/11088

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REC'D 07 FEB 2001

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PCT

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INTERNATIONALER VORLÄUFIGER PRÜFUNGSBERICHT

(Artikel 36 und Regel 70 PCT)

Aktenzeich	en de	s Anmelders oder Anwalts		giobo Mitto	itung über die Übersendung des internationales		
P 50055	٧		WEITERES VORG		ilung über die Übersendung des internationalen Prüfungsberichts (Formblatt PCT/IPEA/416)		
Internation	ales A	ktenzeichen	Internationales Anmelde	edatum(Tag/Monat/Jahr,	Prioritätsdatum (Tag/Monat/Tag)		
PCT/EP	00/03	3420	14/04/2000		23/04/1999		
1	Internationale Patentklassifikation (IPK) oder nationale Klassifikation und IPK B01F9/00						
Anmelder							
VASCUL	AR E	BIOTECH GMBH et al.					
		rnationale vorläufige Prürstellt und wird dem Anm			onalen vorläufigen Prüfung beauftragten		
2. Diese	r BEI	RICHT umfaßt insgesamt	4 Blätter einschließlic	h dieses Deckblatts.			
u	Außerdem liegen dem Bericht ANLAGEN bei; dabei handelt es sich um Blätter mit Beschreibungen, Ansprüchen und/oder Zeichnungen, die geändert wurden und diesem Bericht zugrunde liegen, und/oder Blätter mit vor dieser Behörde vorgenommenen Berichtigungen (siehe Regel 70.16 und Abschnitt 607 der Verwaltungsrichtlinien zum PCT).						
Diese Anlagen umfassen insgesamt Blätter.							
		· · · · · · · · · · · · · · · · · · ·					
3. Diese	r Ber	icht enthält Angaben zu f	olgenden Punkten:				
1	Ø	Grundlage des Berichts	;				
H.		Priorität					
111		Keine Erstellung eines	Gutachtens über Neuh	über Neuheit, erfinderische Tätigkeit und gewerbliche Anwendbarkeit			
IV		Mangelnde Einheitlichke	der Erfindung				
V	⊠				der erfinderischen Tätigkeit und der zung dieser Feststellung		
VI		Bestimmte angeführte U	Interlagen				
VII		Bestimmte Mängel der i	nternationalen Anmeld	nationalen Anmeldung			
VIII		Bestimmte Bemerkunge	en zur internationalen A	Anmeldung			
Datum der	Einreid	chung des Antrags		Datum der Fertigstellu	ng dieses Berichts		
21/11/2000 02.02.2001				,			
		nschrift der mit der internation gten Behörde:	nalen vorläufigen	Bevollmächtigter Bedi	ensteter (Lagring Control of Cont		
<u></u>	D-80	päisches Patentamt 0298 München +49 89 2399 - 0 Tx: 523656	epmu d	Tiercet, M			
Fax: +49 89 2399 - 4465				Tel. Nr. +49 89 2399 8	977		

INTERNATIONALER VORLÄUFIGER PRÜFUNGSBERICHT

Internationales Aktenzeichen PCT/EP00/03420

	1.	Grune	dlaαe	des	Berichts
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)

		nalage des berici				
1.	Artik nich	eser Bericht wurde erstellt auf der Grundlage (<i>Ersatzblätter, die dem Anmeldeamt auf eine Aufforderung nach</i> tikel 14 hin vorgelegt wurden, gelten im Rahmen dieses Berichts als "ursprünglich eingereicht" und sind ihm cht beigefügt, weil sie keine Änderungen enthalten.): eschreibung, Seiten:				
	1-21		ursprüngliche Fassung			
	Patentansprüche, Nr.:					
	1-24		ursprüngliche Fassung			
	Zeic	Zeichnungen, Blätter:				
	1/3-	3/3	ursprüngliche Fassung			
2.	. Hinsichtlich der Sprache : Alle vorstehend genannten Bestandteile standen der Behörde in der Sprache, in der die internationale Anmeldung eingereicht worden ist, zur Verfügung oder wurden in dieser eingereicht, sofern unter diesem Punkt nichts anderes angegeben ist.					
	Die eing	Bestandteile stand pereicht; dabei han	len der Behörde in der Sprache: zur Verfügung bzw. wurden in dieser Sprache delt es sich um			
		die Sprache der Ü Regel 23.1(b)).	Übersetzung, die für die Zwecke der internationalen Recherche eingereicht worden ist (nach			
		die Veröffentlichu	ngssprache der internationalen Anmeldung (nach Regel 48.3(b)).			
		die Sprache der Ü ist (nach Regel 5	Übersetzung, die für die Zwecke der internationalen vorläufigen Prüfung eingereicht worden 5.2 und/oder 55.3).			
3.	Hin: inte	sichtlich der in der rnationale vorläufiç	internationalen Anmeldung offenbarten Nucleotid- und/oder Aminosäuresequenz ist die ge Prüfung auf der Grundlage des Sequenzprotokolls durchgeführt worden, das:			
			alen Anmeldung in schriftlicher Form enthalten ist.			
		zusammen mit de	er internationalen Anmeldung in computerlesbarer Form eingereicht worden ist.			
		bei der Behörde r	nachträglich in schriftlicher Form eingereicht worden ist.			
			nachträglich in computerlesbarer Form eingereicht worden ist.			
		Die Erklärung, da Offenbarungsgeh	រß das nachträglich eingereichte schriftliche Sequenzprotokoll nicht über den alt der internationalen Anmeldung im Anmeldezeitpunkt hinausgeht, wurde vorgelegt.			
		Die Erklärung, da Sequenzprotokol	រេអ die in computerlesbarer Form erfassten Informationen dem schriftlichen I entsprechen, wurde vorgelegt.			

Formblatt PCT/IPEA/409 (Felder I-VIII, Blatt 1) (Juli 1998)

4. Aufgrund der Änderungen sind folgende Unterlagen fortgefallen:

INTERNATIONALER VORLÄUFIGER PRÜFUNGSBERICHT

Internationales Aktenzeichen PCT/EP00/03420

٧.	Beg gev	gründete Feststellur verblichen Anwendt	ng nach Artikel 35(2) hinsichtlich der Neuheit, der erfinderischen Tätigkeit und de parkeit; Unterlagen und Erklärungen zur Stützung dieser Feststellung
6.	Etw	aige zusätzliche Berr	nerkungen:
		(Auf Ersatzblätter, d. beizufügen).	ie solche Änderungen enthalten, ist unter Punkt 1 hinzuweisen;sie sind diesem Bericht
5.	□ Dieser Bericht ist ohne Berücksichtigung (von einigen) der Änderungen erstellt worden, da diese aus den angegebenen Gründen nach Auffassung der Behörde über den Offenbarungsgehalt in der ursprünglich eingereichten Fassung hinausgehen (Regel 70.2(c)).		
		Beschreibung, Ansprüche, Zeichnungen,	Seiten: Nr.: Blatt:

Feststellung
 Neuheit (N)

Ja: Ansprüche 1-24

Nein: Ansprüche

Erfinderische Tätigkeit (ET) Ja: Ansprüche 1-24

Nein: Ansprüche

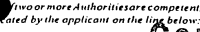
Gewerbliche Anwendbarkeit (GA) Ja: Ansprüche 1-24

Nein: Ansprüche

2. Unterlagen und Erklärungen siehe Beiblatt

INTERNATIONALER VORLÄUFIGER PRÜFUNGSBERICHT - BEIBLATT

Gegenüber dem nächstliegenden Stand der Technik, dem Dokument WO-A-9301843, das ein System nach Anspruch 1 beschreibt, das aus einem mit Endkappen, Klemmdichtungen und Kanülen versehenen Rohr besteht, weist Anspruch 1 die neuen Merkmale auf, daß das Innerohr Löcher aufweist, durch die ein Kulturmedium einfüllbar ist, und daß die Gasversorgung des Rohrzwischenraums durch eine um das Innerohr geführte gasdurchlässige Leitung erfolgt. Die neuen Merkmale erlauben Sterilität ohne Inanspruchnahme von Reinst-Räumen bei Beschichtungen von Spenderblutgefässen. Keines der im Recherchenbericht zitierten Dokumente vermag die neuen Merkmale nahezulegen, so daß Anspruch 1 als nicht offensichtliche Alternative die Bedingungen von Artikel 33(2)und 33(3) PCT erfüllt. Das gleiche gilt für den rückbezogenen Verfahrensanspruch 24. Die gewerbliche Anwendbarkeit erscheint offensichtlich.



CHAPTER II

DEMAND

under Article 31 of the Patent Cooperation Treaty:
The undersigned requests that the international application specified below be the subject of international preliminary examination according to the Patent Cooperation Treaty and hereby elects all eligible States (except where otherwise indicated).

For International Preliminary Examining Authority use only				
			, -	
Identification of IPEA		Date of receipt of D	EMAND	
Box No. 1 IDENTIFICATION OF THE INTERNATIONAL APPLICATION Applicant's or agent's file reference 715-009111W0				
International application No. PCT/US99/11088	International filing date	: (day/month/year)	(Earliest) Priority date (day/month/year) 16 May 1998	
	(17.05.99)		(16.05.98)	
Title of invention INSTRUMENT FOR MONITORING	POLYMERASE CHAIN R	EACTION OF DNA		
Box No. 11 APPLICANT(S)				
Name and address: (Family name followed by g	nenname: for a legalentity, fi	llofficial designation.	Telephone No.:	
The Perkin-Elmer Corporatio		<i>v.)</i>	203-761-5123	
The Perkin-Limer Corporation 761 Main Avenue		1	Facsimile No.:	
Norwalk, Connecticut 06859-	0199	•	203-761-2888	
United States of America			Teleprinter No.:	
		ļ	Telephiner No.	
State (that is, country) of nationality: US State (that is, country) of residence: US				
Name and address: (Family name followed by given name; for a legal entity full official designation. The address must include postal code and name of country.) GAMBINI, Michael R. 181 Josiesing Road Monroe, Connecticut 06468 United States of America				
State (that is, country) of nationality:	• • •	State (that is, country;	Jofresidence: US	
Name and address: (Familynamefollowedbygi	venname; for a legalentity ful	llofficialdesignation. The	addressmust include postal code and name of country.)	
ATWOOD, John G. 149 Limekiln Road Redding, CT 06896 United States of America				
State (that is, country) of nationality:	ĺ	State (that is, country)		
US			US .	
X Further applicants are indicated on a continuation sheet.				



Sheet No. 1a



Continuation of Box No. 11 APPLICANT(S)				
If none of the following sub-hoxes is used, this sheet is not to be included in the demand				
Name and address: (Family name followed by given name; for a legal entity. full of YOUNG, Eugene F. 802 Balboa Lane Foster City, California 94404 United States of America	fficial designation. The address must include postal code and name of country.)			
State (i.e. country) of nationality: US	State (i.e. country) of residence: US			
Name and address: (Family name followed by given name: for a legal entity. full of LAKATOS, Edward J. 56 Ridgedale Road Bethel, Connecticut 06801 United States of America	ficial designation. The address must include postal code and name of country.)			
State (i.e. country) of nationality: US	State (i.e. country) of residence: US			
Name and address: (Family name followed by given name; for a legal entity, full of CERRONE, Anthony L. 51 Kneeland Road New Haven, Connecticut United States of America	ficial designation. The address must include postal code and name of country.) .			
State (i.e. country) of nationality: US	State (i.e. country) of residence: US			
Name and address: (Family name followed by given name; for a legal entity, full bff	icial designation. The address must include postal code and name of country.)			
State (i.e. country) of nationality:	State (i.e. country) of residence:			
Further applicants are indicated on another continuation sheet.				





Sheet No. ...

International application No. PCT/US99/11088

Box No. III AGENT OR COMMON REPRESENTATIVE; OR ADDRESS FOR CORRESPONDENCE		
The following person is X agent common representative		
and X has been appointed earlier and represents the applicant(s) also for international pre	liminary examination.	
is hereby appointed and any earlier appointment of (an) agent(s)/common represer	ntative is hereby revoked.	
is hereby appointed, specifically for the procedure before the International Prelimi	nary Examining Authority, in addition to	
the agent(s)/common representative appointed earlier.		
Name and address: (Family name followed by given name; for a legal entity, full official designation. The address must include postal code and name of country.)	Telephone No.:	
AKER, David	203-259-1800	
Perman & Green, LLP	Facsimile No.:	
425 Post Road Fairfield, Connecticut 06430-6232	203-255-5170	
United States of America	Teleprinter No.:	
	Tanana i ana ana ana ana ana ana ana ana	
Address for correspondence: Mark this check-box where no agent or common re	presentative is/has been appointed and the	
space above is used instead to indicate a special address to which correspondence	should be sent.	
Box No. IV BASIS FOR INTERNATIONAL PRELIMINARY EXAMINATION		
Statement concerning amendments:		
1. The applicant wishes the international preliminary examination to start on the basis of:		
the international application as originally filed		
the description X as originally filed		
as amended under Article 34		
the claims XX as originally filed	,	
as amended under Article 19 (together with any accompanying	statement)	
as amended under Article 34		
the drawings X as originally filed		
as amended under Article 34		
2. The applicant wishes any amendment to the claims under Article 19 to be consider	red as reversed	
3. The applicant wishes the start of the international preliminary examination to be postponed until the expiration of 20 months from the priority date unless the International Preliminary Examining Authority receives a copy of any amendments made		
under Article 19 or a notice from the applicant that he does not wish to make such amendments (Rule 69.1(d)). (This check-		
box may be marked only where the time limit under Article 19 has not yet expired. * Where no check-box is marked, international preliminary examination will start on t	•	
as originally filed or, where a copy of amendments to the claims under Article 19 and/or an	nendments of the international application	
under Article 34 are received by the International Preliminary Examining Authority before it has begun to draw up a written opinion or the international preliminary examination report, as so amended.		
Language for the purposes of international preliminary examination: English		
x which is the language in which the international application was filed.		
which is the language of a translation furnished for the purposes of international search.		
which is the language of publication of the international application.		
which is the language of the translation (to be) furnished for the purposes of intern	ational preliminary examination.	
Box No. V ELECTION OF STATES		
The applicant hereby elects all eligible States (that is, all States which have been designated and which are bound by Chapter II of the PCT)		
excluding the following States which the applicant wishes not to elect:		
., .		





Sheet No. i

International application No. PCT/US99/11088

Box No. VI CHECK LIST				
The demand is accompanied by the following elem Box No. IV, for the purposes of international preli	ents, in the langu iminary examina	age referred to in tion:		ional Preliminary Authority use only not received
1. translation of international application	:	sheets		
2. amendments under Article 34	:	sheets		
 copy (or, where required, translation) of amendments under Article 19 	:	sheets		
 copy (or, where required, translation) of statement under Article 19 	:	sheets		
5. letter Request for Change in Correspondence Address	: 1	sheets		
6. other (specify) Copy of Power of Attorn	ney: 3	sheets		
The demand is also accompanied by the item(s) mark		4. statement e	explaining lack of sig	nature
1. X fee calculation sheet			and or amino acid se	
2. separate signed power of attorney			eadable form	quence nating in
3. copy of general power of attorney; reference number, if any:	1	6. other (spec	ify):	
Box No. VII SIGNATURE OF APPLICANT, AC	GENT OR CO	MMON REPRESE	NTATIVE	
Nexttoeachsignature, indicate the name of the personsigning of	and the capacity in w	rhichthepersonsigns(if	such capacity is not obvio	ous from reading the demand).
David Aker (Agent)				
	• .	,		
For Internations	al Preliminary E	xamining Authority	use only ———	
Date of actual receipt of DEMAND:	•••			
Adjusted date of receipt of demand due to CORRECTIONS under Rule 60.1(b):		<u> </u>		
The date of receipt of the demand is AFTER the expiration of 19 months from the priority date and item 4 or 5, below, does not apply. The applicant has been informed accordingly.				
4. The date of receipt of the demand is W Rule 80.5.	/ITHIN the peri	od of 19 months fro	om the priority date	as extended by virtue of
5. Although the date of receipt of the demand is after the expiration of 19 months from the priority date, the delay in arrival is EXCUSED pursuant to Rule 82.				
F	or International	Bureau use only 🔔		
Demand received from IPEA on:				





CHAPTER II

FEE CALCULATION SHEET

Annex to the Demand for international preliminary examination

Applicant's or agent's PCT 1108-031/ld Calculation of prescribed fees 1. Preliminary examination fee				For Internation	al Preliminary Examining Authority use only
Applicant THE PERKIN-ELMER CORPORATION Calculation of prescribed fees 1. Preliminary examination fee	nternational pplication No.	PCT/US99/11088			
Calculation of prescribed fees 1. Preliminary examination fee		PCT 1108-031/ld		Date stamp of the IPE.	Α
Preliminary examination fee	Applicant THE PERKIN	-ELMER CORPORATION			
Preliminary examination fee EUR 1.535/50	Calculation of prescr	ibed fees			
entitled to a reduction of 73% of the handling fee. Where the applicant is for all applicants are jos entitled, the amount to be entered at H is 25% of the handling fee. 3. Total of prescribed fees Add the amounts entered at P and H and enter total in the TOTAL box	l. Preliminary exam	ination fee	EUR 1.5	33,00 P	
Add the amounts entered at P and H and enter total in the TOTAL box TOTAL Mode of Payment	entitled to a redu Where the application	ction of 75% of the handling fee. Int is (or all applicants are) so en- To be entered at H is 25% of the	EUR	48,00 Н	
authorization to charge deposit account with the IPEA (see below)		entered at P and H			
account with the IPEA (see below)	Mode of Paymen				
postal money order coupons bank draft other (specify): Deposit Account Authorization (this mode of payment may not be available at all IPEAs) The IPEA /EP is hereby authorized to charge the total fees indicated above to my deposit account. (this check-box may be marked only if the conditions for deposit accounts of the IPEA so permit) is hereby authorized to charge any deficiency or credit any overpayment in the total fees indicated above to my deposit account. 28 00 04 37 15.12.99 Dr. rer. nat. A. Pfau Deposit Account Number Date (dav/month/year) Signature		authorization to charge deposit account with the IPEA (see below	') 🔲 ca	sh	
Deposit Account Authorization (this mode of payment may not be available at all IPEAs) The IPEA /EP So is hereby authorized to charge the total fees indicated above to my deposit account. (this check-box may be marked only if the conditions for deposit accounts of the IPEA so permit) is hereby authorized to charge any deficiency or credit any overpayment in the total fees indicated above to my deposit account. 28 00 04 37 15.12.99 Dr. rer. nat. A. Pfau Deposit Account Number Date (day/month/year) Signature Signature Signature Date (day/month/year) Signature Date (day/month/year) Signature Date (day/month/year) Date (day/month/year)		cheque	☐ re	venue stamps	
Deposit Account Authorization (this mode of payment may not be available at all IPEAs) The IPEA /EP is hereby authorized to charge the total fees indicated above to my deposit account. (this check-box may be marked only if the conditions for deposit accounts of the IPEA so permit) is hereby authorized to charge any deficiency or credit any overpayment in the total fees indicated above to my deposit account. 28 00 04 37 15.12.99 Dr. rer. nat. A. Pfau Deposit Account Number Date (day/month/year) Signature		postal money order	cc	oupons	
The IPEA /EP is hereby authorized to charge the total fees indicated above to my deposit account. (this check-box may be marked only if the conditions for deposit accounts of the IPEA so permit) is hereby authorized to charge any deficiency or credit any overpayment in the total fees indicated above to my deposit account. 28 00 04 37 Deposit Account Number The IPEA is permit is hereby authorized to charge the total fees indicated above to my deposit account. Dr. rer. nat. A. Pfau Signature		bank draft	ot ot	her (specify):	
(this check-box may be marked only if the conditions for deposit accounts of the IPEA so permit) is hereby authorized to charge any deficiency or credit any overpayment in the total fees indicated above to my deposit account. 28 00 04 37 Deposit Account Number Date (day/month/year) Difference only if the conditions for deposit accounts of the IPEA so permit) is hereby authorized to charge any deficiency or credit any overpayment in the total fees indicated above to my deposit account.	Deposit Account Au				
28 00 04 37 Deposit Account Number Date (day/month/year) Date (day/month/year) Date (day/month/year) Date (day/month/year) Date (day/month/year)	The IPEA /EP	is hereby authorized to charge	e the total fees i	ndicated above to my dep	osit account.
28 00 04 3 / T3.12.99 Deposit Account Number Date (day/month/year) Signature		authorized to charge any det	ed only if the co.	nditions for deposit accordance any overpayment in the t	ents of the IPEA so permit) is hereby otal fees indicated above to
Deposit Account Number Date (daty) Date (daty)	28 00 04 37	15.12.99			
	Deposit Account Nu	mber Date (day/month/ye	ear)	Signatu	See Notes to the fee calculation shee

The dem	andmust be filed directly with t	he çõi
with the	one chosen by the applicant.	The
IPEA/	EP	

ontInternationalPreliminaryExamining Authority wo or more Authorities are competent, me or two-letter code of that Authority may be indicated by the applicant on the line below:

PCT

CHAPTER II

DEMAND

under Article 31 of the Patent Cooperation Treaty:
The undersigned requests that the international application specified below be the subject of international preliminary examination according to the Patent Cooperation Treaty and hereby elects all eligible States (except where otherwise indicated).

For	International Preliminar	y Examining Authorit	y use only
		Dur of social of D	CEAAND
Identification of IPEA		Date of receipt of DEMAND	
Box No. 1 IDENTIFICATION OF T	IIE INTERNATIONAL	APPLICATION	Applicant's or agent's file reference 715-009111W0
International application No.	International filing date 17 May 1999	(day/month/year)	(Earliest) Priority date (day/month/year) 16 May 1998
PCT/US99/11088	(17.05.99)		(16.05.98)
Title of invention INSTRUMENT FOR MONITORING	POLYMERASE CHAIN R	EACTION OF DNA	·
Box No. II APPLICANT(S)			
Name and address: (Familyname followed by a The oddress must include p	ivenname; for a legalentity, f	illofficial designation.	Telephone No.:
The oddressmustincludep The Perkin-Elmer Corporation): <i>)</i>	203-761-5123
761 Main Avenue	···	•	Facsimile No.:
Norwalk, Connecticut 06859-	0199	. •	203-761-2888
United States of America			Teleprinter No.:
			reference No
State (that is, country) of nationality:		State (that is, country	by ofresidence: US
Name and address: (Familyname followed by go	ivenname; for a legal entity fu 	ill official designation. The	: addressmustinclude postal code and name of country.)
·		_	
State (that is, country) of nationality:	• • • •	State (that is, country	y ofresidence:
Name and address: (Familynamefollowedbyghenname; for a legalentity full official designation. The addressmust include postal code and name of country.)			
	• • •		
			·
State (that is, country) of nationality:		State (that is, country	y of residence:
Further applicants are indicated on a	continuation sheet.		





Sheet No. ...

International	application No
PCT/US99/1	1088

Box No. III AGENT OR COMMON REPRESENTATIVE; OR ADDRESS FOR CO	RRESPONDENCE
The following person is X agent common representative	
and X has been appointed earlier and represents the applicant(s) also for international pro-	eliminary examination.
is hereby appointed and any earlier appointment of (an) agent(s)/common represer	ntative is hereby revoked.
is hereby appointed, specifically for the procedure before the International Prelimithe agent(s)/common representative appointed earlier.	·
Name and address: (Family name followed by given name; for a legal entity, full official designation. The address must include postal code and name of country.)	Telephone No.:
AKER, David	203-259-1800
Perman & Green, LLP 425 Post Road	Facsimile No.:
Fairfield, Connecticut 06430-6232	203-255-5170
United States of America	
·	Teleprinter No.:
Address for correspondence: Mark this check-box where no agent or common re space above is used instead to indicate a special address to which correspondence	presentative is/has been appointed and the should be sent.
Box No. IV BASIS FOR INTERNATIONAL PRELIMINARY EXAMINATION	
Statement concerning amendments:*	
1. The applicant wishes the international preliminary examination to start on the basis of:	
the international application as originally filed	
the description X as originally filed	
as amended under Article 34	
the claims XX as originally filed	
as amended under Article 19 (together with any accompanying	statement)
as amended under Article 34	
the drawings X as originally filed	
as amended under Article 34	
2. The applicant wishes any amendment to the claims under Article 19 to be consider.	
3. The applicant wishes the start of the international preliminary examination to be pos from the priority date unless the International Preliminary Examining Authority re under Article 19 or a notice from the applicant that he does not wish to make such a box may be marked only where the time limit under Article 19 has not yet expired.)	ceives a copy of any amendments made mendments (Rule 69 I(d)). (This check-
Where no check-box is marked, international preliminary examination will start on the as originally filed or, where a copy of amendments to the claims under Article 19 and/or am under Article 34 are received by the International Preliminary Examining Authority before or the international preliminary examination report, as so amended.	e basis of the international application
Language for the purposes of international preliminary examination: English	
which is the language in which the international application was filed.	
which is the language of a translation furnished for the purposes of international	al search.
which is the language of publication of the international application.	
which is the language of the translation (to be) furnished for the purposes of interna	tional preliminary examination.
Box No. V ELECTION OF STATES	
The applicant hereby elects all eligible States (that is, all States which have been designated the PCT)	d and which are bound by Chapter II of
excluding the following States which the applicant wishes not to elect:	

PCT





POWER OF ATTORNEY

(for an international application filed under the Patent Cooperation Treaty)

(PCT Rule 90.4)

The undersigned applicant(s) (Names should be indicated	as they appear in the reque	व्य):
The Perkin-Elmer 761 Main Avenue	Corporation		
Norwalk, Connecti	cut 06859-0199		
United States of	America		
hereby appoints (appoint) the	following person as:	XX agent	common representative
Name and address (Family name followed by given name;	for a legal entity, full official	designation. The address of	must include postal code and name of country.)
		, Clarence A.	
·		IGTON, Mark A. I & GREEN, LLP	
·		st Road	
		eld, Connectic	cut 06430
	United	States of Ame	rica
to represent the undersigned be	elore	XX all the co	ompetent International Authorities
		the Intern	national Searching Authority only
		the Intern	national Preliminary Examining Authority only
in connection with the internati	ional application identi	ified below:	,
Title of the inve	ention: INSTRUMENT	FOR MONITORING	POLYMERASE CHAIN REACTION OF DNA
Applicant's or	agent's file reference	2: 715-009111-I	·wo
International a	ppikation number (i	f aiready available	e): PCT/US99/11088
filed with the following Office	US	•	as receiving Office
and to make or receive payment	ts on behalf of the und	ersigned.	
Signature of the applicant(s)	(where there are several opp the capacity in which the per	plicants, each of them must son signs, if such capacity (t sign; next to each signature, indicate the name of the person signing and is not obvious from reading the request or this power);
	· · · · · · · · · · · · · · · · · · ·		(signature)
-	· · · · · · · · · · · · · · · · · · ·		(name typed)
-		•	(title)
Date:			



Sheet No.

International application No. PCT/US99/11088

Box No. VI CHECK LIST				
The demand is accompanied by the following ele Box No. IV, for the purposes of international pa	ements, in the languag eliminary examinatio	e referred to in n:	Examining A	onal Preliminary uthority use only
I seemble fit a state of the			received	not received
l translation of international application	:	sheets		
2. amendments under Article 34	:	sheets		
copy (or, where required, translation) of amendments under Article 19	:	✓ sheets		
copy (or, where required, translation) of statement under Article 19	:	sheets		
5. letter Request for Change in	; 1	sheets		П
Correspondence Address 6. other (specify) Copy of Power of Atto	rney: 3	sheets		
The demand is also accompanied by the item(s) ma	arked below:			
1. fee calculation sheet	4.	statement expl	aining lack of signs	ature
2. separate signed power of attorney	5.	nucleotide and computer reads	or amino acid sequ	ience listing in
3. copy of general power of attorney; reference number, if any:	, 6. [other (specify):		•
Box No. VII SIGNATURE OF APPLICANT, A	GENT OR COMM	ION REPRESENT.	ATIVE	
Next to each signature, indicate the name of the personsigning				6aadinasha da
· .				, om toomgine demoney.
Tand Ohor (Agent)				
David Aker		(Ag	ent)	
	•			
	· · ·		·	
	al Preliminary Exami	ning Authority use o	nly 	
1. Date of actual receipt of DEMAND:	· · .			
2. Adjusted date of receipt of demand due to CORRECTIONS under Rule 60.1(b):				
The date of receipt of the demand is AFT from the priority date and item 4 or 5, be	ER the expiration of clow, does not apply.	19 months	The applicant informed according	
4. The date of receipt of the demand is W Rule 80.5.	ITIIIN the period of	19 months from the	priority date as e	xtended by virtue of
5. Although the date of receipt of the dema is EXCUSED pursuant to Rule 82.	nd is after the expira	ion of 19 months fro	om the priority date	the delay in arrival
	r International Burea	u use only		
Demand received from IPEA on:				
				1

Form PCT/IPEA/401 (last sheet) (July 1998)

See Notes to the demand form

From the RECEIVING OF

То:			PCT.		
DAVID AKER THE PERKIN-ELMER CORPORATION 761 MAIN AVENUE NORWALK CT 06859-0199	THE PERKIN-ELMER CORPORATION 761 MAIN AVENUE		NOTIFICATION CONCERNING PAYMENT OF PRESCRIBED FEES		
			14, 15 and 16 and Admir Sections 304(a) and (b) a		
		Date of mailing (day/month/year)	21 JUN 1999		
Applicant's or agent's file reference BT-4584/PCT		PAYMENT DUE	See item 3 for time limit	is	
International application No.	International filing da	te/Date of receipt	Priority date (day/month/ye	ear)	
PCT/US99/11088	(day/month/year) 17	MAY 99	16 MAY 98		
Applicant THE PERKIN-ELMER	CORPORATION				
1. The applicant is hereby notified that t	his receiving Office has	s received:			
the payment of all the prescribe	ed fees, and	an overpayment, wh	nich will be refunded in due	course.	
no or insufficient payment of the prescribed fees and the applicant is hereby invited to pay the balance due, as summarized under item 2, within the time limit(s) indicated under item 3.			valance due, as		
2. Fees and payment calculation:					
Total fees payable		Amount paid	= Balance		
		anount paid	Balance		
The details of the calculation at	The details of the calculation are given in the Annex.				
3. Time limit(s) for payment and amount(s) payable (Rules 14.1, 15.4 and 16.1(f)):					
within ONE MONTH from the date of receipt of the international application (for the transmittal fee (if any), the search fee, the basic fee and the designation fee). The amount payable for each fee is the amount applicable on the date of receipt of the international application.				ee (if any), the	
within ONE YEAR from the prabove time limit).			•		
 If the designation fee is paid within one month from the date of receipt of the international application, the amount payable is the amount applicable on that date of receipt. If the designation fee is paid within one year from the priority date but later than one month from the date of receipt of the international application, the amount payable is the amount applicable on the date of payment. The receiving Office should be consulted for the applicable amount. 			date of receipt		
within 16 MONTHS from the priority date (only for the fee for priority document). The applicant's attention is drawn to the fact that the request made by the applicant under Rule 17.1(b) will be considered not to have been made unless the fee is paid within that time limit.					
4. Additional observations (if necessary):	* 3				
The search copy will not be tran the start of the international sea			ority until the search fee is p	paid (therefore	
Name and mailing address of the receiving	Office	Authorized officer	W 1/	- 10	
Assistant Commissioner for Patents	, , ,		gette Hill		
Box PCT Washington, D.C. 20231	Attn: RO/US	PCT INTERNATION	AL SERVICES DIVISION	٠ . [
Facsimile No.		Telephone No.	:	E GE	

Form PCT/RO/102 (January 1999)

PATENT COOPERATION TREETY From the RECEIVING OFFICE

To:

PCT

DAVID AKER THE PERKIN-ELMER CORPORATIO 761 MAIN AVENUE NORWALK CT 06859-0199	N	APPLICA'	ION OF THE INTERNATIONAL FION NUMBER AND OF THE NATIONAL FILING DATE (PCT Rule 20.5(c))	
		Date of mailing (day/month/year)	21 JUN 1999	
Applicant's or agent's file reference BT-4584/PCT		IMPO	ORTANT NOTIFICATION	
International application No.	International filing date	e (day/month/year)	Priority date (day/month/year)	
PCT/US99/11088	17 MA		16 MAY 98	
Applicant THE PERKIN-ELMER	CORPORATION			
Title of the invention INSTRUMEN REACTION	T FOR MONITORIN OF DNA	G POLYMERASE	CHAIN	
the international filing date indic	cated above.		led the international application number and	
	ne International Bureau	on	<u> 21 30N 1333</u> .	
has not yet been transmitted to the International Bureau for the reason indicated below and a copy of this notification has been sent to the International Bureau*:				
	because the necessary national security clearance has not yet been obtained. because (reason to be specified):			
• The International Bureau monit (with Form PCT/IB/301) of its ro the priority date, the Internation	eceint Should the record	I CODA BOL DAVE DOOR	receiving Office and will notify the applicant received by the expiration of 14 months from 2.1(c)).	
3. FOREIGN TRANSMITTAL LICENSE INFORMATION Completed by:			Completed by:	
granted on the equit	Additional license for foreign transmittal not required. This subject matter is covered by a license already granted on the equivalent U.S. national application. Refer to that license for information concerning its scope.			
License for foreign transmittal not required. 37 CFR 5.11(e)(1) or 37 CFR 5.11(e)(2). However, a license in the second se			or 37 CFR 5.11(e)(2). However, a needse may	
Foreign transmittal I	icense granted. 35 U.S.C	C. 184; 37 CFR 5.11 R 5.15(b)	on <u>5-28-99</u> : (date)	
Name and mailing address of the reconstruction Assistant Commissioner for Patents	eiving Office	Authorized office	eorgette Hill	

Washington, D.C. 20231

Attn: RO/US

PCT INTERNATIONAL SERVICES DIVISION
Telephone No. 703-305-3740

Form PCT/RO/105 (July 1992)

Facsimile No.

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From the RECEIVING OFFICE

To:	PCT
DAVID AKER THE PERKIN-ELMER CORPORATION 761 MAIN AVENUE NORWALK CT 06859-0199	INVITATION TO CORRECT DEFECTS IN THE INTERNATIONAL APPLICATION (PCT Articles 3(4)(i) and 14(1) and Rule 26)
	Date of mailing (day/month/year) 21 JUN 1999
Applicant's or agent's file reference BT-4584/PCT	REPLY DUE within ONE MONTH from the above date of mailing
International application No. PCT/US99/11088	International filing date (day month year) 17 MAY 99
Applicant THE PERKIN-ELMER CORPORATION	
defects specified on the attached Annex A Annex B1 (text matter of the international application Annex C1 (drawings of the international application The applicant is hereby invited, within the time limit is application furnished under Rule 12.3, the defects special Annex A Annex B2 (text matter of the translation of the international observations (if necessary): HOW TO CORRECT THE DEFECTS? Correction must be submitted by filing a replacement sheet embowhich shall draw attention to the difference between the replaced only if it is of such a nature that it can be transferred from the let reproducibility of the sheet onto which the correction is to be to ATTENTION	as filed) Indicated above, to correct, in the translation of the international ified on the attached Inational application) Indicated above, to correct, in the translation of the international ified on the attached Inational application) Indicated above, to correct, in the translation of the international ified on the attached Inational application) Indicated above, to correct, in the translation of the international ified on the attached Inational application) Indicated above, to correct, in the translation of the international indicational indicational indicational application Inational application) Indicated above, to correct, in the translation of the international indicational indicational application Inational application) Indicated above, to correct, in the translation of the international indicational indicational application Inational application) Indicated above, to correct, in the translation of the international indicational application Inational
Name and mailing address of the receiving Office Assistant Commissioner for Patents Box PCT Washington, D.C. 20231 Attn: RO/US	Authorized officer () George Ite Hill FOR INTERNATIONAL SERVICES DIVISION

Telephone No.

Form PCT/RO/106 (July 1998)

Facsimile No.





ANNEX A TO FORM PCT/RO/106

International application No.
PCT/US97///088

1. As to signature of the international application (Rules 4.15 and 90.4), the request: a is not signed. b is not signed by all the applicants. c is not accompanied by the statement referred to in the check list in Box No. VIII of the request explaining the lack of the signature of an applicant for the designation of the United States of America. d is signed by what appears to be an agent/common representative but the international application is not accompanied by a power of attorney appointing him. the power of attorney accompanying the international application was not signed by all the applicants. e other (specify):
is not signed by all the applicants. c. is not accompanied by the statement referred to in the check list in Box No. VIII of the request explaining the lack of the signature of an applicant for the designation of the United States of America. d. is signed by what appears to be an agent/common representative but the international application is not accompanied by a power of attorney appointing him. the power of attorney accompanying the international application was not signed by all the applicants.
is not accompanied by the statement referred to in the check list in Box No. VIII of the request explaining the lack of the signature of an applicant for the designation of the United States of America. d. is signed by what appears to be an agent/common representative but the international application is not accompanied by a power of attorney appointing him. the power of attorney accompanying the international application was not signed by all the applicants.
of the signature of an applicant for the designation of the United States of America. d. is signed by what appears to be an agent/common representative but the international application is not accompanied by a power of attorney appointing him. the power of attorney accompanying the international application was not signed by all the applicants.
the international application is not accompanied by a power of attorney appointing him. the power of attorney accompanying the international application was not signed by all the applicants.
the power of attorney accompanying the international application was not signed by all the applicants.
cother (specify):
1
All applicants must sign, including inventors if they are also applicants (e.g. where the United States of America is designated)
2. As to indications concerning the applicant, the request (Rules 4.4 and 4.5):
a. does not properly indicate the applicant's name (specify):
b. does not indicate the applicant's address.
c. does not properly indicate the applicant's address (specify):
d. does not indicate the applicant's nationality.
e. does not indicate the applicant's residence.
L other (specify):
3. As to the language of some parts of the international application (Rule 12.1):
a. the request is not in (one of) the admitted language(s) which is (are):
b. the text matter of the drawings is not in (one of) the admitted language(s) which is (are):
c. [the abstract is not in (one of) the admitted language(s) which is (are):
4. The title of the invention:
a. is not indicated in Box No. 1 of the request (Rule 4.1(a)).
b. is not indicated at the top of the first sheet of the description (Rule 5.1(a)).
c. as appearing in Box No. 1 of the request is not identical with the title heading the description (Rule 5.1(8)).
c. as appearing in Box No. 1 of the request is not identical with the title heading the description (Rule 5.1(8)).
c. as appearing in Box No. 1 of the request is not identical with the title heading the description (Rule 5.1(a)). S. As to the abstract (Rule 8): the international application does not contain an abstract.

ANNEX TO FORM PCT/RO/106

99/11088

physical requirements are not complied with to the extent that compliance therewith is necessary for:	c			
1. reasonally uniform international publication (Rules 11 and 26.3(a)(i)) (defects to be specified)				
Sheets containing drawings:				
a the sheets do not admit of direct reproduction.				
b. the sheets are not free from creases, cracks, folds.				
c. one side of the sheets is not left unused.				
d. the paper of the sheets is not flexible/strong/white/smooth/non-shiny/durable.				
e. the drawings do not commence on a new sheet.				
f. the sheets are not connected as prescribed (Rule 11.4(b)).				
g the sheets are not A4 size (29.7cm x 21cm).				
the minimum margins on the sheets are not as prescribed (top: 2.5cm; left side: 2.5cm; right side: 1.5cm; bottom: 1cm).				
the file reference number indicated on the sheets does not appear in the left-hand corner of the sheets, within 1.5cm of the top of the sheets.				
j. the file reference number exceeds the maximum of 12 characters.				
k. the sheets are not free from frames around usable or used surfacts.				
the sheets are not numbered in consecutive Arabic numerals (e.g. 1/3, 2/3, 3/3), ALL				
m. the sheet numbers are not centered at the top or bottom of the sheets.				
n. the sheet numbers are in the margin (see h. above for the size of the margins).				
o the sheets contain alterations/overwritings/interlineations/too many erasures.				
p. the sheets contain photocopy marks. +/(, /-9				
. 170.7				
Drawings (Rule 11.13):				
a do not admit of direct reproduction.				
b. Contain unnecessary text matter.				
c. contain words so placed as to prevent translation without interference with lines thereof.	_			
d. A are not executed in durable black color, the lines are not uniformly thick and well-defined.	_			
e. Contain cross-sections not properly hatched.	-			
f. would not be properly distinguishable in reduced reproduction.				
g contain scales not represented graphically.				
h. contain numbers, letters and reference lines lacking simplicity and clarity. F/6. 15.9, 6				
i. contain lines drafted without the aid of drafting instruments.				
contain disproportionate elements of a figure not necessary for clarity.				
k. contain numbers and letters of height less than 0.32 cm.				
i contain letters not conforming to the Latin, and where customary, Greek alphabets. m contain figures on two or more sheets which form a single complete figure but which are not able to be assembled without concealing parts thereof				
	Į			
n. contain figures which are not properly arranged and clearly separated.				
o. contain different figures not numbered in consecutive Arabic numerals.	- 1			
p. contain different figures not numbered independent of the numbering of the sheets.	- 1			
q. are not restricted to reference signs mentioned in the description.				
r. do not contain reference signs that are mentioned in the description.	- 1			
s contain the same feature denoted by different reference signs.				
are not arranged in an upright position, clearly separated from one another.	_			
u. are not presented sideways with the top of the figures at the left side of the sheets.				
2. satisfactory reproduction (Rules 11 and 26.3(b)(i)).				
Further observations (if neccesary):	\dashv			
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NEW DRWGS READ				
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	- 1			

- प्राप्तकेषुक्रमा तेन विद्यवेषात्रक के निर्देशीय है। जिल्ला के निर्देशीय है। दे





From the RECEIVING OFFICE

To: DAVID AKER THE PERKIN-ELMER CORPORATION 761 MAIN AVENUE NORWALK, CT 06859 0199 RECEIVED ABD - LEGAL DEPT. AUG 1 6 1999 Applicant's or agent's file reference	PCT COMMUNICATION REGARDING EXTENSION OF TIME LIMIT (PCT Rule 26.2) Date of mailing (ddy/month/year) 09 AUG 1999
BT-4584/PCT 4529 wo	IMPORTANT COMMUNICATION
International application No. PCT/US99/11088 Applicant THE PERKIN-ELMER CORPORATION	International filing date (day/month/year) 17 MAY 99
the Invitation to Correct Defects (PCT/RO/106) (other) has been extended as follows:	
Name and mailing address of the receiving Office Assistant Commissioner for Patent Box PCT Washington, D.C. 20231 Attn:RO/US	Authorized officer Wen Jayman elephone No. 703/ 305-3165

Form PCT/RO/138 (July 1992)

TENT COOPERATION TREAT

From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

JAN 2 1 2000

AKER, David PERMAN & GREEN, LLP 425 Post Road Fairfield Connecticut 06430-6232 ETATS-UNIS D'AMERIQUE

HERMAN AND GREEN LLP

NOTIFICATION OF RECEIPT OF DEMAND BY COMPETENT INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

(PCT Rules 59.3(e) and 61.1(b), first sentence and Administrative Instructions, Section 601(a))

Date of mailing (day/month/year)

1 8. 01, 00

Applicant's or agent's file reference

715-009111WO

International application No.

International filing date (day/month/year)

Priority date (day/month/year)

PCT/US 99/ 11088

17/05/1999

16/05/1998

IMPORTANT NOTIFICATION

Applicant

THE PERKIN-EIMER CORPORATION et al.

1.	The applicant is hereby notified that this International Preliminary Examining Authority considers the following date as the date of receipt of the demand for international preliminary examination of the international application:
	15/12/1999
2.	This date of receipt is:
	the actual date of receipt of the demand by this Authority (Rule 61.1(b)).
	the actual date of receipt of the demand on behalf of this Authority (Rule 59.3(e)).
	the date on which this Authority has, in response to the invitation to correct defects in the demand (Form PCT/IPEA/404), received the required corrections.
3.	ATTENTION: That date of receipt is AFTER the expiration of 19 months from the priority date. Consequently, the election(s) made in the demand does (do) not have the effect of postponing the entry into the national phase until 30 months from the priority date (or later in some Offices) (Article 39(1)). Therefore, the acts for entry into the national phase must be performed within 20 months from the priority date (or later in some Offices) (Article 22). For details, see the PCT Applicant's Guide, Volume II.
	(If applicable) This notification confirms the information given by telephone, facsimile transmission or in person on:
4.	Only where paragraph 3 applies, a copy of this notification has been sent to the International Bureau.

Name and mailing address of the IPEA/

European Patent Office

D-80298 Munich Tel. (+49-89) 2399-0, Tx: 523656 epmu d Fax: (+49-89) 2399-4465

Authorized officer

COMTE C S J

Tel. (+49-89) 2399-8598





PCT

REQUEST

For receiv	ring Office use only
International Application No.	
International Filing Date	
Name of receiving Office and	"PCT International Application"

	International Filing Date	
The undersigned requests that the present international application be processed according to the Patent Cooperation Treaty.	Name of receiving Offic	e and "PCT International Application"
	(if desired) (12 characters	maximum)
Box No. I TITLE OF INVENTION		
INSTRUMENT FOR MONITORING POLYMERASE	CHAIN REACTIO	ON OF DNA
Box No. II APPLICANT		:
Name and address: (Family name followed by given name; for a legal en The address must include postal code and name of country. The country of Bax is the applicant's State (i.e. country) of residence if no State of residen	ntity, full official designation. the address indicated in this ace is indicated below.)	This person is also inventor.
THE PERKIN-EIMER CORPORATION 761 Main Avenue	•	Telephone No. 203-761-5123
Norwalk, Connecticut 06859-0199 United States of America		Facsimile No. 203-761-2888
		Teleprinter No.
State (i.e. country) of nationality:	State (i.e. country) of n	esidence:
US	US	<u> </u>
This person is applicant for the purposes of: all designated X all designated States	States except the of	United States America only the States indicated in the Supplemental Box
Box No. III FURTHER APPLICANT(S) AND/OR (FURTH	ER) INVENTOR(S)	
Name and address: (Family name followed by given name; for a legal en The address must include postal code and name of country. The country of Box is the applicant's State (i.e. country) of residence if no State of residence GAMBINI, Michael R. 181 Josiesing Road Monroe, Connecticut 06468 United States of America	tity, full official designation. the address indicated in this ce is indicated below.)	This person is: applicant only X applicant and inventor inventor only (If this check-box is marked, do not fill in below.)
State (i.e. country) of nationality: US	State (i.e. country) of re	sidence: US
This person is applicant all designated all designated for the purposes of:		United States the States indicated in the Supplemental Box
Further applicants and/or (further) inventors are indicated on	a continuation sheet.	
Box No. IV AGENT OR COMMON REPRESENTATIVE;		ORRESPONDENCE
The person identified below is hereby/has been appointed to act on of the applicant(s) before the competent International Authorities a	s: 🔼 🖧	gent common representative
Name and address: (Family name followed by given name; for a legal entitle address must include postal code and name of	ity, full official designation. country.)	Telephone No. 203-761-5123
AKER, David The Perkin-Elmer Corporation		Facsimile No.
761 Main Avenue		203-761-2888
Norwalk, Connecticut		Teleprinter No.
United States of America		
Mark this check-box where no agent or common representative indicate a special address to which correspondence should be	e is/has been appointed a sent.	nd the space above is used instead to
DOTEMOUNT (C		



Sheet No. . 2

Continuation of Box No. III FURTHER APPLICANTS AND/OR (FURTHER) INVENTORS					
If none of the following sub-boxes is used, this sheet is not to be included in the request.					
Name and address: (Family name followed by given name; for a legal e. The address must include postal code and name of country. The country of Box is the applicant's State (i.e. country) of residence if no State of residence ATWOOD, John G. 149 Limekiln Road	Name, and address: (Family name followed by given name: for a legal entity, full official designation. The address must include postal code and name of country. The country of the address indicated in this Bax is the applicant's State (i.e. country) of residence if no State of residence is indicated below.) ATWOOD, John G.				
Redding, CT 06896 United States of America		X applicant and inventor inventor only (If this check-box is marked, do not fill in below.)			
State (i.e. country) of nationality: US	State (i.e. country) of re	sidence: US			
Tot the purposes of: states the United Sta	otes of America X of	United States America only the States indicated in the Supplemental Box			
Name and address: (Family name followed by given name; for a legal en The address must include postal code and name of country. The country of Bax is the applicant's State (i.e. country) of residence if no State of residen	tity, full official designation, the address indicated in this ce is indicated below.)	This person is:			
YOUNG, Eugene F. 802 Balboa Lane		applicant only			
Foster City, California 94404 United States of America		x applicant and inventor inventor only (If this check-box is marked, do not fill in below.)			
State (i.e. country) of nationality: US	State (i.e. country) of res	sidence: US			
This person is applicant all designated for the purposes of:	States except	United States the States indicated in the Supplemental Box			
Name and address: (Family name followed by given name; for a legal ent. The address must include postal code and name of country. The country of it Box is the applicant's State (i.e. country) of residence if no State of residence LAKATOS, Edward J.	ity, full official designation. he address indicated in this e is indicated below.)	This person is:			
56 Ridgedale Road Bethel, Connecticut 06801 United States of America		applicant and inventor inventor only (If this check-box is marked, do not fill in below.)			
State (i.e. country) of nationality: US	State (i.e. country) of res	idence: US			
This person is applicant all designated all designated for the purposes of:		United States the States indicated in the Supplemental Box			
Name and address: (Family name followed by given name; for a legal entity. The address must include postal cade and name of country. The country of the Bax is the applicant's State (i.e. country) of residence if no State of residence.	y, full official designation, e address indicated in this is indicated below.)	This person is:			
CERRONE, Anthony L. 51 Kneeland Road		applicant only			
New Haven, Connecticut United States of America		X applicant and inventor inventor only (If this check-box is marked, do not fill in below.)			
State (i.e. country) of nationality: US	State (i.e. country) of resid	dence: US			
This person is applicant for the purposes of: all designated all designated States except the United States of America only the United States indicated in the Supplemental Box					
Further applicants and/or (further) inventors are indicated on another continuation sheet.					



Sheet No. . . 3 . . .

Box No.V DESIGNATION OF STATES					
The following designations are hereby made under Rule 4.9(a) (mark the applicable check-boxes; at least one must be marked):					
Regio		•			,
	AP	ARIPO Patent: GH Chana, KE Kenya, LS L ZW Zimbabwe, and any other State which is a Con-	esoth tracti	io, N ne Sta	
	EA	Eurasian Patent: AM Armenia, AZ Azerbaijan	. BY	Bela	urus, KG Kyrgyzstan, KZ Kazakstan, MD Republic of nistan, and any other State which is a Contracting State
(X)	EP	European Patent: AT Austria, BE Belgium, CH a	om. G	iR Gn	tzerland and Liechtenstein, DE Germany, DK Denmark, eece, IE Ireland, IT Italy, LU Luxembourg, MC Monaco, te which is a Contracting State of the European Patent
	OA	GA Gabon, GN Guinea, ML Mali, MR Mauritania	NE State	Niger of the	Republic, CG Congo, CI Côte d'Ivoire, CM Carneroon, SN Senegal, TD Chad, TG Togo, and any other State PCT (if other kind of protection or treatment desired, specify
Natio	nal P	atent (if other kind of protection or treatment desired			
		Albania			Latvia
	AM	Armenia		MD	Republic of Moldova
		Austria		MG	Madagascar
K		Australia		MK	The former Yugoslav Republic of Macedonia
		Azerbaijan			******************************
		Bosnia and Herzegovina			Mongolia
🖳		Barbados			V Malawi
		Bulgaria		MX	Mexico
	BR	Brazil		NO	Norway
	BY	Belarus			New Zealand
KD		Canada			Poland
		and LI Switzerland and Liechtenstein		PT	Portugal
<u> </u>	CN	China			Romania
		Cuba		RU	Russian Federation
		Czech Republic		SD	Sudan
		Germany		SE	Sweden
		Denmark		SG	Singapore
	EE	Estonia		SI	Slovenia
	ES	Spain		SK	Slovakia
	FI	Finland		SL	Sierra Leone
므		United Kingdom		TJ	Tajikistan
		Georgia		TM	Turkmenistan
	GH	Ghana		TR	Turkey
	HU	Hungary		TT	Trinidad and Tobago
	IL	Israel			Ukraine
	IS	Iceland		UG	Uganda
N N	JP	Japan	X	US	United States of America
וב	KE	Kenya	_		***************************************
)[Kyrgyzstan			Uzbekistan
Ш	KP	Democratic People's Republic of Korea			Viet Nam
_				YU	Yugoslavia
		Republic of Korea			Zimbabwe
		Kazakstan	Che a na	ck-bo tional	xes reserved for designating States (for the purposes of patent) which have become party to the PCT after
		Saint Lucia	issu	ance o	of this sheet:
		Sri Lanka	\Box		• • • • • • • • • • • • • • • • • • • •
		Liberia			• • • • • • • • • • • • • • • • • • • •
		Lesotho			• • • • • • • • • • • • • • • • • • • •
		Lithuania	Н	• • • •	
	LU	Luxembourg	Ш	••••	
In ad	dition	to the designations made above, the applicant also r	nake	s unde	er Rule 4.9(b) all designations which would be permitted
under	the P	CT except the designation(s) of			
before	The applicant declares that those additional designations are subject to confirmation and that any designation which is not confirmed before the expiration of 15 months from the priority date is to be regarded as withdrawn by the applicant at the expiration of that time				
limit.	(Confi	rmation of a designation consists of the filing of a natice spec	ifying		designation and the payment of the designation and confirmation
1 C		tion must reach the receiving Office within the 15 march sime limit			





Sheet No. ..4...

Box No. VI PRIORITY C	LAIM	wher priority olding and indiana	
The priority of the following e	arlier application(s) is hereby claime	urther priority claims are indicated in	the Supplemental Box
Country (in which, or for which, the application was filed)	Filing Date (day/month/year)	Application No.	Office of filing (only for regional or international applicatio
US	16 May 1998	60/085,765	
item (2) US	14 July 1998	60/092,784	
item (3)			
The receiving Office is he Bureau a certified copy of	creby requested to prepare and transified the earlier application(s) identified	above as item(s): (1) and	
	NAL SEARCHING AUTHORITY		
Earlier search Fill in where a sear	ch (international, international-type or t	re International Searching Authorities sen; the two-letter code may be used): I sen; the two-letter code may be used): I solven; by the International Searching Authority, to the extent possible, on the results translation thereof) or by reference to the Number:	pority has already been and
Box No. VIII CHECK LIST			·
4. abstract : 1 5. drawings : 7 Total : 43 Figure No. 1 of the disposition of the dispo	sheets d. priority didentified as item(s) rawings (if any) should accompany to the person signing and the capacity in many should accompany to the person signing and the capacity in many should accompany to the person signing and the capacity in many should accompany to the person signing and the capacity in many should accompany to the person signing and the capacity in many should accompany to the person signing and the capacity in many should accompany to the person signing and the capacity in many should accompany to the person signing and the capacity in many should accompany to the person signing and the capacity in many should accompany to the person signing and the capacity in many should accompany to the person signing and the capacity in many should accompany to the person signing and the capacity in many should accompany to the person signing and the capacity in many should accompany to the person signing and the capacity in many should accompany to the person signing and the capacity in many should accompany to the person signing and the capacity in many should accompany to the person signing and the capacity in many should accompany to the person signing and the capacity in many should accompany to the person significant to the person si	eneral separate deposites explaining gnature 7. nucleotic sequence ocument(s) in Bax No. VI 8. other (sp.	indications concerning dimicroorganisms de and/or amino acid tisting (diskette)
	For receiving Off	ice use only	
Date of actual receipt of the puinternational application:	rported	,	2. Drawings:
Corrected date of actual receipt timely received papers or draw the purported international app	ings completing		received:
Date of timely receipt of the re corrections under PCT Article	11(2):		not received
International Searching Authori specified by the applicant:	ity ISA / 6.	Transmittal of search copy delayer until search fee is paid	ed
	For International But	reau use only	
ate of receipt of the record copy y the International Bureau:			
n PCT/RO/101 (last sheet) (lan	pary 1994; reprint July 1997)		ee Notes to the request for

See Notes to the request form



From the INTERNATIONAL SEARCHING AUTHORITY

PCT

To:

The PERKIN-ELMER CORPORATION Attn. AKER, David 761 Main Avenue Norwalk, CT 06859-0181 UNITED STATES OF AMERICA NOTIFICATION OF RECEIPT OF SEARCH COPY

(PCT Rule 25.1)

UNITED STATES OF AMERICA		-	-	
	·			
		Date of mailing (day/month/year)	16/07/1999	
Applicant's or agent's file reference	(54)	ІМ	PORTANT NOTIFICATION	
BT-4584/PCT 4529		<u> </u>		
International application No.	International filing date (-	Priority date (day/month/year)	
PCT/US 99/11088]	7/05/1999	16/05/1998	
Applicant				
THE PERKIN-EIMER CORPORAT	[ON et al.			
Where the international Searching	Authority and the Recei	ving Office are not t	the same office:	
The applicant is hereby notified that t Searching Authority on the date indic	he search copy of the inte ated below.	mational application v	vas received by this international	
Where the International Searching	Authority and the Recei	ving Office are the s	same office:	
The applicant is hereby notified that t	he search copy of the inte	mational application v	was received on the date indicated below.	
	21/06/199	9 (4-	to of special)	
	21/00/122	<u> </u>	te of receipt).	
2. The search copy was accompanied by a nucleotide and/or amino acid sequence listing in computer readable form.				
•				
3. Time limit for establishment of inte	•		Denset is 2 months from the date of	
The applicant is informed that the tim receipt indicated above or 9 months f	e limit for establishing the rom the priority date, which —	hever time limit expire	ABD - LEGAL DEPT.	
		•	1 3 2 1009	
<u>-</u>			7 - 100	
			@pls	
A copy of this notification has been so to the Receiving Office.	ent to the International Bu	reau and, where the fi	•	
to the resciving emes.				
			VIIC 3 1000	
Name and mailing address of the Internation	al Searching Authority	Authorized officer	HOW I	
European Patent Office, P.B. 58			ISA/EP	
NL-2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 (651 epo ni,		ISA/EI	



(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference	FOR FURTHER see Notification of	of Transmittal of International Search Report
BT-4584/PCT	ACTION (FORM PC 1/1SA/2	20) as well as, where applicable, item 5 below.
International application No.	International filing date (day/month/year)	(Earliest) Priority Date (day/month/year)
PCT/US 99/11088	17/05/1999	16/05/1998
Applicant		
THE PERKIN-EIMER CORPORAT	ION et al.	
This International Search Report has been according to Article 18. A copy is being tra	n prepared by this International Searching Autransmitted to the International Bureau.	nority and is transmitted to the applicant
This International Search Report consists It is also accompanied by	of a total of sheets. a copy of each prior art document cited in this	report.
1. Basis of the report		
 With regard to the language, the language in which it was filed, unl 	international search was carried out on the bas ess otherwise indicated under this item.	is of the international application in the
the international search w Authority (Rule 23.1(b)).	as carried out on the basis of a translation of th	e international application furnished to this
 With regard to any nucleotide anwas carried out on the basis of the 	d/or amino acid sequence disclosed in the int	ernational application, the international search
	nal application in written form.	
	rnational application in computer readable form	- I.
furnished subsequently to	this Authority in written form.	<u> </u>
furnished subsequently to	this Authority in computer readble form.	· · · · · · · · · · · · · · · · · · ·
the statement that the sub international application as	sequently furnished written sequence listing do s filed has been furnished.	es not go beyond the disclosure in the
the statement that the info furnished	rmation recorded in computer readable form is	identical to the written sequence listing has been
2. Certain claims were foun	od umananahahla (Ona Barri)	
	d unsearchable (See Box I).	
3. Unity of invention is lack	ing (see Box II).	
4. With regard to the title,		
X the text is approved as sub	omitted by the applicant.	•
the text has been establish	ed by this Authority to read as follows:	
5. With regard to the abstract,		
· ·	mitted by the englished	
the text is approved as sub the text has been establish within one month from the	mitted by the applicant. ed, according to Rule 38.2(b), by this Authority date of mailing of this international search repo	as it appears in Box III. The applicant may, rt, submit comments to this Authority.
6. The figure of the drawings to be publis		1
X as suggested by the application	ant.	None of the figures.
because the applicant faile	d to suggest a figure.	
because this figure better c	haracterizes the invention.	
	· · · · · · · · · · · · · · · · · · ·	

International Application No

A. CLASSIFICATION OF SUBJECT IN INC. 125

L 1201/68

According to International Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols)

IPC 6 GOIN C12Q

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and, where practical, search terms used)

C. DOCUMENTS CONSIDERED TO BE RELEVANT			
Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.	
Y	US 5 736 333 A (MCBRIDE LINCOLN J ET AL) 7 April 1998 (1998-04-07) figures 1,2	1-30	
Y	EP 0 640 828 A (HOFFMANN LA ROCHE) 1 March 1995 (1995-03-01) figure 15	1-30	
A	WO 97 23649 A (BIORAD LAB INC) 3 July 1997 (1997-07-03) figure 1	1-30	
Α	WO 97 46707 A (RASMUSSEN RANDY P ;UNIV UTAH RES FOUND (US); RIRIE KIRK M (US); WI) 11 December 1997 (1997-12-11) figure 11	1-30	
	_/		

X Further documents are listed in the continuation of box C.	Patent family members are listed in annex.	
"A" document defining the general state of the art which is not considered to be of particular relevance "E" earlier document but published on or after the International filing date "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) "O" document referring to an oral disclosure, use, exhibition or other means "P" document published prior to the international filing date but later than the priority date claimed	"T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention "X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone "Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art. "&" document member of the same patent family	
Date of the actual completion of the international search	Date of mailing of the international search report	
26 August 1999	15/09/1999	
Name and mailing address of the ISA	Authorized officer	
European Patent Office, P.B. 5818 Patentlaan 2 NL - 2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo ni, Fax: (+31-70) 340-3016	Mason, W	

International Application No

C.(Continuation) DOCUMENTS CON RED TO BE RELEVANT C.(Continuation) DOCUMENTS CON RED TO BE RELEVANT Relevant to claim No.		
Category ° Ci	tation of document, with indication, where appropriate, of the relevant passages	Delevant to Claim No.
	EP 0 622 455 A (BECTON DICKINSON CO) 2 November 1994 (1994-11-02) figures 1,5	1-30
	_	

Information on patent family members

International Application No CT/US 99/11088

Publication Patent famil **Publication** Patent document cited in search report member(s) US 5736333 07-04-1998 ΑU 3230297 A 05-01-1998 Α CA 2256457 A 11-12-1997 EP 0904411 A 31-03-1999 WO 9746708 A 11-12-1997 04-09-1997 EP 0640828 01-03-1995 ΑU 681682 B Α 09-03-1995 ΑU 7141494 A 9403338 A 11-04-1995 BR 2129787 A 28-02-1995 CA CN 06-09-1995 1107892 A CZ9402078 A 15-11-1995 28-02-1995 FI 943936 A 29-01-1996 HU 71622 A IL 110732 A 15-07-1998 JP 7163397 A 27-06-1995 943166 A NO 28-02-1995 NZ264310 A 25-03-1998 06-03-1995 PL 304805 A SG 17-04-1998 47865 A 28-02-1995 ZΑ 9406330 A WO 9723649 03-07-1997 US 5792610 A 11-08-1998 Α 17-07-1997 ΑU 1423597 A 03-07-1997 CA 2241364 A EP 04-11-1998 0874912 A EP 0879297 A 25-11-1998 9723648 A WO 03-07-1997 US 02-06-1998 5759781 A 3154797 A 05-01-1998 WO 9746707 Α 11-12-1997 AU 3380097 A 05-01-1998 ΑU 05-01-1998 ΑU 3481297 A CA 2256773 A 11-12-1997 EP 0912760 A 06-05-1999 EP 0906449 A 07-04-1999 EP 0912766 A 06-05-1999 WO 9746712 A 11-12-1997 WO 9746714 A 11-12-1997 02-11-1994 US 06-12-1994 EP 0622455 Α 5371016 A ΑU 668278 B 26-04-1996 ΑU 5919894 A 27-10-1994 BR 22-11-1994 9401570 A CA 2120993 A 27-10-1994 JP 2738500 B 08-04-1998 JP 22-11-1994 6319524 A

WO 99/60381 RECEIVED PCT/US99/11088

DEC 0.8 1999

PCT

NOTICE INFORMING THE APPLICANT OF THE COMMUNICATION OF THE INTERNATIONAL APPLICATION TO THE DESIGNATED OFFICES

(PCT Rule 47.1(c), first sentence)

From the INTERNATIONAL BUREAU

To:

AKER, David
The Perkin-Elmer Corporation
850 Lincoln Centre Drive
Foster City, CA 94404
ÉTATS-UNIS D'AMÉRIQUE
RECEIVED
PE BIO LEGAL DEPT.

DEC 1 3 1999

DOCKETED (YES NO pls

Date of mailing (day/month/year)

25 November 1999 (25.11.99)

Applicant's or agent's file reference

BT-4584/PCT

4524 WO

IMPORTANT NOTICE

International application No. PCT/US99/11088

International filing date (day/month/year) 17 May 1999 (17.05.99) Priority date (day/month/year) 16 May 1998 (16.05.98)

Applicant

THE PERKIN-ELMER CORPORATION et al

 Notice is hereby given that the International Bureau has communicated, as provided in Article 20, the international application to the following designated Offices on the date indicated above as the date of mailing of this Notice:

AU.CN, EP, JP, US

In accordance with Rule 47.1(c), third sentence, those Offices will accept the present Notice as conclusive evidence that the communication of the international application has duly taken place on the date of mailing indicated above and no copy of the international application is required to be furnished by the applicant to the designated Office(s).

2. The following designated Offices have waived the requirement for such a communication at this time:

CA

The communication will be made to those Offices only upon their request. Furthermore, those Offices do not require the applicant to furnish a copy of the international application (Rule 49.1(a-bis)).

3. Enclosed with this Notice is a copy of the international application as published by the International Bureau on 25 November 1999 (25.11.99) under No. WO 99/60381

REMINDER REGARDING CHAPTER II (Article 31(2)(a) and Rule 54.2)

If the applicant wishes to postpone entry into the national phase until 30 months (or later in some Offices) from the priority date, a demand for international preliminary examination must be filed with the competent International Preliminary Examining Authority before the expiration of 19 months from the priority date.

It is the applicant's sole responsibility to monitor the 19-month time limit.

Note that only an applicant who is a national or resident of a PCT Contracting State which is bound by Chapter II has the right to file a demand for international preliminary examination.

REMINDER REGARDING ENTRY INTO THE NATIONAL PHASE (Article 22 or 39(1))

If the applicant wishes to proceed with the international application in the national phase, he must, within 20 months or 30 months, or later in some Offices, perform the acts referred to therein before each designated or elected Office.

For further important information on the time limits and acts to be performed for entering the national phase, see the Annex to Form PCT/IB/301 (Notification of Receipt of Record Copy) and Volume II of the PCT Applicant's Guide.

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland Authorized officer

J. Zahra

Telephone No. (41-22) 338.83.38

Facsimile No. (41-22) 740.14.35

Form PCT/IB/308 (July 1996)



	From the INTERNATIONAL BUREAU
PCT	To:
NOTIFICATION OF THE RECORDING OF A CHANGE (PCT Rule 92bis.1 and Administrative Instructions, Section 422) Date of mailing (day/month/year)	AKER, David Perman & Green, LLP 425 Post Road Fairfield, CT 06430-6232 ÉTATS-UNIS D'AMÉRIQUE
03 February 2000 (03.02.00)	
Applicant's or agent's file reference BT-4584/PCT	IMPORTANT NOTIFICATION
International application No. PCT/US99/11088	International filing date (day/month/year) 17 May 1999 (17.05.99)
1. The following indications appeared on record concerning: the applicant the inventor	
Name and Address AKER, David The Perkin-Elmer Corporation 850 Lincoln Centre Drive Foster City, CA 94404 United States of America	Telephone No. 203 761 5123 Facsimile No. 203 761 2888 Teleprinter No.
2. The International Bureau hereby notifies the applicant that the the person the name X the add	
AKER, David Perman & Green, LLP 425 Post Road Fairfield, CT 06430-6232 United States of America	Telephone No. 203 259 1800 Facsimile No. 203 255 5170 Teleprinter No.
3. Further observations, if necessary:	
4. A copy of this notification has been sent to: X the receiving Office the International Searching Authority X the International Preliminary Examining Authority	the designated Offices concerned X the elected Offices concerned other:
The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland	Authorized officer Simin Baharlou Telephone No.: (41-22) 338.83.38

Form PCT/IB/306 (March 1994)

From the INTERNATIONAL BUREAU

PCT

NOTIFICATION CONCERNING SUBMISSION OR TRANSMITTAL OF PRIORITY DOCUMENT

(PCT Administrative Instructions, Section 411)

То

AKER, David The Perkin-Elmer Corporation 761 Main Avenue Norwalk, CT 06859-0199 ÉTATS-UNIS D'AMÉRIQUE

Date of mailing (day/month/year) 21 July 1999 (21.07.99)	
Applicant's or agent's file reference BT-4584/PCT 45 L9 WD	IMPORTANT NOTIFICATION
International application No. PCT/US99/11088	International filing date (day/month/year) 17 May 1999 (17.05.99)
International publication date (day/month/year) Not yet published	Priority date (day/month/year) 16 May 1998 (16.05.98)

- The applicant is hereby notified of the date of receipt (except where the letters "NR" appear in the right-hand column) by the
 International Bureau of the priority document(s) relating to the earlier application(s) indicated below. Unless otherwise
 indicated by an asterisk appearing next to a date of receipt, or by the letters "NR", in the right-hand column, the priority
 document concerned was submitted or transmitted to the International Bureau in compliance with Rule 17.1(a) or (b).
- This updates and replaces any previously issued notification concerning submission or transmittal of priority documents.
- 3. An asterisk(*) appearing next to a date of receipt, in the right-hand column, denotes a priority document submitted or transmitted to the International Bureau but not in compliance with Rule 17.1(a) or (b). In such a case, the attention of the applicant is directed to Rule 17.1(c) which provides that no designated Office may disregard the priority claim concerned before giving the applicant an opportunity, upon entry into the national phase, to furnish the priority document within a time limit which is reasonable under the circumstances.
- 4. The letters "NR" appearing in the right-hand column denote a priority document which was not received by the International Bureau or which the applicant did not request the receiving Office to prepare and transmit to the International Bureau, as provided by Rule 17.1(a) or (b), respectively. In such a case, the attention of the applicant is directed to Rule 17.1(c) which provides that no designated Office may disregard the priority claim concerned before giving the applicant an opportunity, upon entry into the national phase, to furnish the priority document within a time limit which is reasonable under the circumstances.

Priority date

Priority application No.

Country or regional Office or PCT receiving Office

Date of receipt of priority document

14 July 1998 (14.07.98)

60/092,784

US

19 July 1999 (19.07.99)

JUL 2 9 1990

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Authorized officer

Marc Salzman

8

Facsimile No. (41-22) 740.14.35

Telephone No. (41-22) 338.83.38

PCT

INFORMATION CONCERNING ELECTED OFFICES NOTIFIED OF THEIR ELECTION

(PCT Rule 61.3)

From the INTERNATIONAL BUREAU

Fairfield, CT 06430-6232 ÉTATS-UNIS D'AMÉRIQUE

AKER, David Perman & Green, LIPERMAN AND GREEN LLP

Date of mailing (day/month/year)

03 February 2000 (03.02.00)

Applicant's or agent's file reference

BT-4584/PCT

IMPORTANT INFORMATION

International application No. PCT/US99/11088

International filing date (day/month/year) 17 May 1999 (17.05.99)

Priority date (day/month/year)

16 May 1998 (16.05.98)

Applicant

THE PERKIN-ELMER CORPORATION et al

1. The applicant is hereby informed that the International Bureau has, according to Article 31(7), notified each of the following Offices of its election:

EP:AT,BE,CH,CY,DE,DK,ES,FI,FR,GB,GR,IE,IT,LU,MC,NL,PT,SE National :AU,CA,CN,JP,US

2. The following Offices have waived the requirement for the notification of their election; the notification will be sent to them by the International Bureau only upon their request:

None

3. The applicant is reminded that he must enter the "national phase" before the expiration of 30 months from the priority date before each of the Offices listed above. This must be done by paying the national fee(s) and furnishing, if prescribed, a translation of the international application (Article 39(1)(a)), as well as, where applicable, by furnishing a translation of any annexes of the international preliminary examination report (Article 36(3)(b) and Rule 74.1).

Some offices have fixed time limits expiring later than the above-mentioned time limit. For detailed information about the applicable time limits and the acts to be performed upon entry into the national phase before a particular Office, see Volume II of the PCT Applicant's Guide.

The entry into the European regional phase is postponed until 31 months from the priority date for all States designated for the purposes of obtaining a European patent.

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Authorized officer:

Simin Baharlou

Telephone No. (41-22) 338.83.38

Facsimile No. (41-22) 740.14.35